TO HAVE AND TO HOLD, all and singular, the sale presented unto the sale nategory. Intern and Assign, forever And Old do berrhy bind. May be add singular, the find punches that the well analysing the product of the punches that the well analysing the policy of the punches that the well analysing the policy of the policy of the punches and singular, the find punches that the other was a singular that the control of the punches and singular that the control of the punches and singular that the control of the punches and singular that the control of the punches and singular that policy of insurance to the sale martigage. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due and unpiled. AND if at any time any part of said debt tryimperent theroon, he part due to the part of said tryimperent theroon, and part of said tryimperent due to the part of said tryimperent theroon, and part of said tryimperent due to the part of s		and appurtenances to the said premises belonging or in anywise incident or
May be real unique part of the service of the control of the contr	TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgagee	
May be real unique part of the service of the control of the contr		musely and mix
May be real unique part of the service of the control of the contr	Heirs and Assigns, forever. And	in the said promises unto the said mortgages and his
tion, performance Administrators and Analgan, and severy persons witnesserves should philosope to think the same or any your threed. AND the real mortgages—agree to income the lamous and bloodings on raid bo an the same of one income the lamous and behalfings on raid bo an the same of one income the lamous and behalfings on raid bo and the same that the same of the lamous and control to the control to the control to the mortgages—and king the policy of incomescent are and analyze the policy of incomescent are same to be turned in. I make a sad reinborre. Lamous as advice the same to be turned in. Lamous as advice the same to be turned in. AND if at any time any port of said debt or patterns thereon, be past done and unpaid. AND if at any time any port of said debt or patterns thereon, be past done and unpaid. AND if at any time any port of said debt or patterns thereon, be past done and unpaid. AND if at any time any port of said debt or patterns thereon, be past done and unpaid. AND if at any time any port of said debt or patterns thereon, be past done and unpaid. AND if a target the policy and the said control to patterns thereon, be past done and unpaid. AND if a target the promosalout of said premises and official and mean and patterns the said control to the above. AND if a target to be promosalout and premises and official and mean and analysis of the said onto, then the said control patterns the said control patterns to the particle and the patterns that the patt	Heirs, Executors and Administrators to warrant and forever defend, all and s	Heirs and Assigns from and against
AND the said contragues— agree— to concer the lostoce and buildingst on soil to an the stem of two beas that. Dullar, in company or composite activation to the morngagee— and keep the case chosmic fitted her or descaged by the and analysis the pelloy of incurrence to the soil configuration. And is any time that to do on, then the said songregates— and many resure the among research teams are all to do on, then the said songregates— and many research that the morngage were post done. AND if at any time any part of said data superceed to forechore at though the morigage were post done. AND if at any time any part of said data superceed thereon, be pure that and company of the permitten and expenses of such institutes educed the manufage, with interest, or may proceed to forechore at though the manufage, were post done. AND if at any time any part of said data superceed thereon, be pure that any said gare that the permitten and the permitten and expenses of such institutes the contract of the said contract of descaled on the parties to the term of the said contract of the said contra	Hairs France Administrators and Assigns and every person whomsoevel	r lawfully claiming or to claim the same or any part thereof.
Dollary Dollary or companie a satisfactory to the metrogage	11	
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County THE STATE OF SOUTH CAROLINA		
AND if at any time any peri of said offels or junterest thereon, be post due and empode. AND if at any time any peri of said offels or junterest thereon, be post due and empode. AND if at any time any peri of said offels or junterest thereon, be post due and empode. AND if at any time any peri of said offels or junterest thereon, be post due and empode. AND if at any time any peri of said offels or junterest and collect and rose and profits, popping the art growth threat likes pering cost of collection, upon said the interior, or or openess, whose helding to account for any period, threat of their period threat likes project of the policy of the period threat likes project threat likes project threat likes project on the said onesting of the parties to the rose interior and meaning of the parties to the paid, texto the said onesting of more and meaning of the parties to the paid, texto the said onesting of more and meaning of the parties to the said exceeding to the true in and meaning of the anith or to the control of the said of the parties, that said mortgogor. AND IT IS ARKIELD, by and between the said parties, that said mortgogor. AND IT IS ARKIELD, by and between the said parties, that said mortgogor. WITKESS IT MEMORIAL to the said of the period said shall case, determine and to until the anit mortgogor. WITKESS IT MEMORIAL to the said be made. AND IT IS ARKIELD, by and between the said parties, that said mortgogor. AND IT IS ARKIELD, by and between the said parties, that said mortgogor. WITKESS IT MEMORIAL to the said to the parties of the said true and the said the said true and the said true and true and true to the said true and true and true to the said true and true to more and true to the said true and true to more and true to the said true and true to more and true to the said true and true true true true true true true true	the said mortgagee; and that in the event that the mortgagor shall at	t any time fail to do so, then the said mortgagee may cause the same to be
escribed promises to said northgages. or have train, Receivers, Administrators or Angeway, and agree that any Judge of the Greate Court of said State may, at chambers or atterwise, appoint a receiver, family for the prosession of said promises and collect said roots and greate, applying the set proceeds thereof (after paying cost of collection) upon said and interest, root or express, these that the roots and profice scaled proficed. An Interest, root of corpora, visibout laddity or account or anything means that the roots and profice scaled proficed. Any pay, or cause to be paid, state the said mortgages. It to dick to some or money storeand, exit interest thereon, it amy be due, according to the true interest and maning of the said mortgages. As and it is true interest and the unterty and and vaid, otherwise to remain in full force and true. AND IT IS AGREED, by and between the said parties, that said mortgages. As a state of the longer and the said and collection of the true interest the control of the said mortgages. As a state of the longer and the said mortgages. As a state of the longer and the said mortgages. As a state of the longer and true. WITNESS DIMM Hand and Scale, this, 25th day of NORMANIA and conjugate and the longer and longer and the longer and		
escribed promises to said northgages. or have train, Receivers, Administrators or Angeway, and agree that any Judge of the Greate Court of said State may, at chambers or atterwise, appoint a receiver, family for the prosession of said promises and collect said roots and greate, applying the set proceeds thereof (after paying cost of collection) upon said and interest, root or express, these that the roots and profice scaled proficed. An Interest, root of corpora, visibout laddity or account or anything means that the roots and profice scaled proficed. Any pay, or cause to be paid, state the said mortgages. It to dick to some or money storeand, exit interest thereon, it amy be due, according to the true interest and maning of the said mortgages. As and it is true interest and the unterty and and vaid, otherwise to remain in full force and true. AND IT IS AGREED, by and between the said parties, that said mortgages. As a state of the longer and the said and collection of the true interest the control of the said mortgages. As a state of the longer and the said mortgages. As a state of the longer and the said mortgages. As a state of the longer and true. WITNESS DIMM Hand and Scale, this, 25th day of NORMANIA and conjugate and the longer and longer and the longer and		
THE STATE OF SOUTH CAROLINA. Sign, seal and as All as act and deed, deliver the within written Deed; and that a few the substantial of the substantial	// •	
THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. SWORN to before one, this and deed, deliver the within written Deed; and that State within Caroling of Devertify and as and seed that State and deed, deliver the within written Deed; and that State within the state of South Carolina Works, with control thereof. SWORN to before one, this AD STATE OF SOUTH CAROLINA. NOTATE OF SOUTH CAROLINA. REPUNCIATION OF DOWER Little state of fear of any person or persons, whomesoever, resounce, release and forever relinquish unto the within named. A SALL MARKET OF SOUTH CAROLINA. BENUNCIATION OF DOWER Little state of Dower of, in or to all and singular the Premises position mentioned and released. GIVEN padee my kand and sease shit. A D 1927 A D 1927 NOTATE OF THE STATE OF SOUTH CAROLINA. PREMINCIATION OF DOWER Little state of the interest and estate, and alto all her right and claim of Dower of, in or to all and singular the Premises position mentioned and released. GIVEN padee my kand and sease shit. A D 1927 NOTATE OF THE STATE OF SOUTH CAROLINA. NOTATE OF THE STATE OF S	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the with authority to take possession of said premises and collect said rents and product interest cost or expenses; without liability to account for anything more	profits, applying the net proceeds thereof (after paying cost of collection) upon said or than the rents and profits actually collected.
AND IT IS AUREED, by and between the said parties, that said mortgagor. AND IT IS AUREED, by and between the said parties, that said mortgagor. WITNESS ATMY Hand and Seal, this 25 th day of Nonlinear Members and Italian and Seal that 25 th day of Nonlinear Of the Independence of the United States of America. Signed Sealed and Delivered in the Presence of Control of the United States of America. Signed Sealed and Delivered in the Presence of Control of the United States of America. Signed Sealed and Delivered in the Presence of Control of C	truly pay, or cause to be paid, unto the said mortgagee the debt or sum of	the said mortgagor, do and shall well and of money aforesaid, with interest thereon, if any be due, according to the true in-
mity per of our Lord on/thousand wine hundred and Manufacture and United States of America. Signed, Seald and Delivered in the Presence of A L STARLING (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA. PERSONALLY appeared before we and within named. A South of America and deed, deliver the within written Deed; and that She with. (Swown to before me, this and south of the States of America. Sworn to before me, this and and seal, this are all whom it may concern, that Mrs. THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. County. PERSONALLY appeared before we. A D 1927	virtue	•
an the year of our Lord on Chousand nine hundred and Mullitating Personal in the one hundred and fosty. The Independence of the United States of America. Signed, Seaded and Delivered in the Presence of Control (L. S.) (L. S.	said premises until default of payment shall be made.	/
Signed, Seeled and Delivered in the Presence of Comman (L S) AT Compability (L S)	WITNESS And specific days and seal of the	Revolution on the one hundred and forty 52 md
THE STATE OF SOUTH CAROLINA, SWORN to before me, this grant A. D. 1921 Co. Manager Motor Public for S.C. County Notary Public for S.C. County Land and wood or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Co. Manager Ma	year of the Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA. SWORN to before me, this act and deed, deliver the within written Deed; and that he with day of the within A. D. 1927 THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. County. The Within named. County before me, that Mrs. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forev	Signed, Search and Serviced in the 2 reserved of	a, L Harlin (L. S.)
THE STATE OF SOUTH CAROLINA. SWORN to before me, this act and deed, deliver the within written Deed; and that he with day of the within A. D. 1927 THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. County. The Within named. County before me, that Mrs. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forev	Lang Comments hell	(L. S.)
THE STATE OF SOUTH CAROLINA. SWORN to before me, this aday of Distribution Notary Public for S. C. THE STATE OF SOUTH CAROLINA. SWORN to before me, this aday of Distribution Notary Public for S. C. THE STATE OF SOUTH CAROLINA. STELL MARK COUNTY. I have a complete a managed to the within named and proper me, that Mrs. SWORN to before me, this and say the within written Deed; and that She with withen writtenssed the execution thereof. SWORN to before me, this and a supplied to the within written Deed; and that She with writtenssed the execution thereof. SWORN to before me, this and a supplied to the within written Deed; and that She with writtenssed the execution thereof. SWORN to before me, this and a supplied to the within written Deed; and that She with writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and supplied to the within writtenssed the execution thereof. SWORN to before me, this and that the control of the within mention the execution thereof. SWORN to before me, this and the writtenssed the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, this and that the execution thereof. SWORN to before me, th		(1.5)
PERSONALLY appeared before me		(I. S.)
PERSONALLY appeared before me		(L. 5.)
ingn, seal and as ALR act and deed, deliver the within written Deed; and that She with SWORN to before me, this 25th day of Druster A. D. 1927 Notary Public for S. C. THE STATE OF SOUTH CAROLINA. I. A. D. 1927 I	Greenville County.	
SWORN to before me, this Showith and the execution thereof. SWORN to before me, this Showith A. D. 1927 G. Motary Public for S. C. STATE OF SOUTH CAROLINA, I. Lana Coarefull and soft of the within named. The wife	TERSONALDI appeared botos	Campuell
SWORN to before me, this	and made oath thathe saw the within named	Harelin
SWORN to before me, this	his in the second	The state of the mith
SWORN to before me, this day of Drewin A. D. 1927 Co. Motary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I. Lava County Lell a Wotary Public for S. C. The wife of the within named. It wife of the within named. It will not before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. County Level Cou		
day of Darling A. D. 1927 Co. Motary Public for S. C. THE STATE OF SOUTH CAROLINA, Street County. I. Loya County. I. Loy	- 1/	
THE STATE OF SOUTH CAROLINA, I, Loya Coampbell a Motary Public for S.C. do hereby certify anto all whom it may concern, that Mrs. Meliosa May Samuel Charles and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. P. D. Losouth A. D. 193. GIVEN under my hand and seal, this S. S. C. Motary Public for S. C. Notary Public for S. C.	day of Donewher A. D. 1927	Lora Gamphell
I, Laya Campbell a Motary Public for S. C. do hereby certify anto all whom it may concern, that Mrs. Melissa May Farbing the wife of the within named. Starbing the wife of the wife		RENUNCIATION OF DOWER.
the wife of the within named. Starting did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. P. B. L. P. S. C. March and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this and assigns, all her interest and estate, and also all her right and of Dower of the company of the premises within mentioned and released. Notary Public for S. C.	Grand Comment	notann Public for S. Commodo hereby certify
the wife of the within named. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. D. D. Lips ab 1111 heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. A. D. 1921 Notary Public for S. C.	unto all whom it may concern, that Mrs. Delissa M	Vay Fetarbin
sion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	the wife of the within named A Harlun	nined by me, did declare that she does freely, voluntarily and without any compul-
heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this 25 day of Double of A. D. 1927 Notary Public for S. C.	sion, dread or fear of any person or persons whomsoever, renounce, release	and forever relinquish unto the within named
day of Douguett A. D. 1927 Lova Caup Well (L. S.) Notary Public for S. C.	, ·	
Lora Camp Mell (L. S.) Notary Public for S. C.	and claim of Dower of, in or to all and singular the Premises within mention	ned and released.
	day of Donesully A. D. 1927	melissa May Harbin
	Recorded Dow 28th at	L2:00 0 m 1927