PROVIDED ALWAYS, NEVERTHELISS, and it is the true intent and meaning of the parties to these Presents, that if it is mortagor of and chall well and truly are or cause to be paid, unto the soid mortagors—the said delt, or som of unways aforesaid, with instruct therein to ment of all sorts and truly are or cause to be paid, unto the soid mortagors—the said delt, or som of unways aforesaid, with instruct therein to ment of all sorts and truly are presented therein to ment of the bargers and and said chall coses, determine, and to with instruction that the said mortagors—  AND IT IS AGREID, by and between the said variot, that the said mortagors—  AND IT IS AGREID, by and between the said variot, that the said mortagors—  AND IT IS AGREID, by and between shall be made.  WITNESS—'if if Hand and Seal—this had a said Seal—this had been said to the said mortagors—  AND IT IS AGREID, by and between shall be made.  WITNESS—'if if Hand and Seal—this had been said variot, that the said mortagors—  AND IT IS AGREID, by and between shall be made.  WITNESS—'if if Hand and said in the one hundred and factorial that he said to be said to the united States of America.  Signed, Sgaled and Delivered in the Presence of Greening various Independence of the United States of America.  (L. S.)  THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  And deed, deliver the within written Deed; and that he, with.  Witnessed the caccution thereof.  SWORN to before me, this  No States of the within and the said writers and states, and also all her right and claim of Dower, of, in or to, all and singular the returns within mendioned and released.  GUEN moderny hand and search, this.  He'rs and Assign, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Pressives within mendioned and released.		Mr. Co. Denoham Gregulor of the Calate
SWORN to before me, the same to whether the said premiers path for each 21 for the said and the	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said V L / J J J J J J J J J J J J J J J J J J
SWORN to before me, the same to whether the said premiers path for each 21 for the said and the	f Thank Jammina his in Comment	Herrs, and Assigns forever. And
Elies and Avingo, from and agrant of the control of	hereby bind 2111/36 and 211/4	Heirs, Executors and Administrators,
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And it at any time any part of and deep or interest therein to an any and any	UCClade 4 ST	Heirs and Assigns, from and against 111 aux 7111
And it at any time any part of models of interests to the terminal and expense of such data of the such and participates.  And it at any time any part of models of one interest blaces of the such and participates.  And it at any time any part of models of one interest blaces of the such and expense of such interests.  And it at any time any part of models of one interest blaces of the such and an expense of such interests.  And it at any time any part of models of one interest blaces of the such and an expense of such interests.  And it at any time any part of models of mineral blaces of the such and an expense of such interests.  And it at any time any part of models of the such and the such descripts of the interest of such an expense of the such and the such descripts of the interest of such an expense of the such and the	eirs, Executors, Administrators and Assigns, and every person whomsoev	ver lawfully claiming, or to claim, the same, or any part thereof.
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THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  See and so continued in the content of the state	or the premium and expense of such insurance under this mortgage, with interest.	
THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  See and so continued in the content of the state		
residence of a said State reason, and therefore on observative proposes a received with authority to take possession of and continues and collect and rents and profits actually collected.  FEROURIST ALWAYS, INSURETHIBLESS, and it is the true intent and succides of the parties to these it was all the control of the parties of the collected and the collected and rents and parties. And it is the true intent and succides of the parties to these it he ask date over one of many alternative to reason it had been added to the collected and manage of the said end, one and on the said date, one and on the parties to reason it had forced and within the collected and manage of the said end, one and on the said date, one and on the parties to the parties in the said date, one and on the parties to reason in all force and within the collected of the said end, one and on the parties of the said end, one and the said date, one and on the parties of the said end, one and of the said end, one and of the said date, one and of the said end, one and the said end, of the said end, one and the said end, of the said end, of the said end, one and the said end, of the said end, one and the said end, on	And if at any time any part of said debt, or interest thereon be past d	lue and unpaidhereby assign the rents and profits
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id mortgagen the and shall well and truly pay or cases to be paid, unto the said mortgagen the said olds, or stem of money aforesaid, with interest there is any to constitute the control and meaning of the said next the said parties, that the said mortgagen the said olds or stem of money aforesaid, with interest there is the control to list force and vetter.  AND IT IS AGREED, by and between the said parties, that the said mortgagen.  It is load and enjoy the said remises until default of payment shall be made.  WITHERS	ne rents and profits actually collected.	$\wedge$
If any be dee, according to the true them and meaning or the tank make, then this med or barphan and see that these, deermaks, date to the content of the co		
remises until default of payment shull be made  WITNESS ''.'' Hand and Seal, this.  In the year of fur Lord one thousand rine bundred and little Little Land one thousand rine bundred and little Little Land one thousand rine bundred and little Little Land Delaward in the one hundred and little Land Land Land Land Land Land Land Land	aid mortgagor, do and shall well and truly pay or cause to be paid, unt n, if any be due, according to the true intent and meaning of the said note, therwise to remain in full force and virtue.	to the said mortgagee, the said debt, or sum of money aforesaid, with interest therethen this deed of bargain and sale shall cease, determine, and be utterly null and void;
WITNESS TO SUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  Sound and an and seal this sound development of the same state of the within named.  Signed, sealed and Delivered in the Presence of the United States of America.  Signed, Sealed and Delivered in the Presence of the United States of America.  Signed, Sealed and Delivered in the Presence of the United States of America.  (L. S.)  (L	AND IT IS AGREED, by and between the said parties, that the said	mortgagorto hold and enjoy the said
Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  Cugarant Management (L.S.)  (L.S.)  (L.S.)  THE STATE OF SOUTH CAROLINA,  Greenville County,  Personally appeared before me.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  Sworn to before me, this.  A D. 1922.  Sworn to before me, this.  Notary Public for South Croslina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  If of the within named a departedly examined by me, did declare that she does freely, voluntarily and without any composition, dread or is ar of any person o sersons whomsoever, senounce, release and torever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to the propose within mentioned and released.  GIVEN under my hand and seal, this.  Notary Public for South Carolina.  Notary Public for South Carolina.	remises until default of payment shall be made.	
Signed. Scaled and Delivered in the Presence of  Cugaratian (L.S.)  (L.S.)  (L.S.)  THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  MORTGAGE OF REAL ESTATE  of made oath that the saw the within named.  SwoRN to before me, this.  J. A. D. 1922.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I. Signature of the within named.  Signature of the within named.  A D. 1922.  Signature of the within named.  Signature of the secution thereof.  RENUNCIATION OF DOWER of the within named.  It is of the within named.  A D. 1922.  Signature of the signature of the secution of the county.  I. Signature of the sign	WITNESS Hand and Seal this	11 th, day of January
Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  Cugarant Management (L.S.)  (L.S.)  (L.S.)  THE STATE OF SOUTH CAROLINA,  Greenville County,  Personally appeared before me.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  Sworn to before me, this.  A D. 1922.  Sworn to before me, this.  Notary Public for South Croslina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  O hereby certify unto all whom it may concern, that Mrs.  If of the within named a departedly examined by me, did declare that she does freely, voluntarily and without any composition, dread or is ar of any person o sersons whomsoever, senounce, release and torever relinquish unto the within named  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to the propose within mentioned and released.  GIVEN under my hand and seal, this.  Notary Public for South Carolina.  Notary Public for South Carolina.	in the year of our Lord one thousand nine hundred and	artil three and in the one hundred and
Signed, Sealed and Delivered in the Presence of Carolina (L. S.)  (MORTGAGE OF REAL RETATE OF SOUTH CAROLINA. (See and that he saw the within named (Carolina)  (SWORN to before me, this (SEAL) (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (See enville County. (SEAL)  (SEAL)  (See enville County. (SEAL)  (See enville County. (SEAL)  (See enville County. (See enville County)  (See the within named (See enville County)  (See the within named (See enville County)  (See enville Co	,	
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  Mortoace of Real Estate  Mortoace of Re		a
(L. S.)  (THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  d made oath that he saw the within named.  (See and deed, deliver the within written Deed; and that he, with.  SWORN to before me, this.  (SEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  Creenville County.  I.  Thereby certify unto all whom it may concern, that Mrs.  if of the within named d du puon 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 recens whomsoever, remounce, release and forever relinquish unto the within named  (I. S.)		Eugener Wadamond (L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me  M. C. L. S. MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  Mortgage of Real and as act and dead, deliver the within written Deed; and that _be, with	W. Le Beacham	(L. S.)
THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  M. C. S. B. C. C. W. S. B. C.		(L, S.)
Greenville County.  Personally appeared before me.  A. D. 1922.  SWORN to before me, this.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I. D. hereby certify unto all whom it may concern, that Mrs.  Site of the within named.  In the second of the within named.  In the state of the within na		(L. S.)
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Greenville County.  I,	Notary Public for South Carolina.	M. W. D. La aman
Greenville County.  I,		
I,		PENINCIATION OF DOWER
ife of the within named	THE STATE OF SOUTH CAROLINA,	RENORMATION OF BOWER
ife of the within named	}	RENORMAN OF BOWER
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular and of the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192	Greenville County.	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.	
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