regarder Menes Conveyages for Generalic Courty, is bear an appropriate to the said Premisery belonging, or in surveive freeing forcestings. FORTHER Wild June of surveives freeing Members, Premiser using the said Appartmenter, po the said Premisery Delonging, or in surveive freeing forcestings. FOR MAN AND TO HOLD, all and singular the said Premiser using the said appropriate to the said management. And I		day of192, deed reco	orded
TO MANK AND TO HOLD, all and sleggths, the early Premiese unto the said. A Checkeled of Advantage of the Control of the Contro	egister Mesne Conveyance for Greenville County, in bookpa	age	
And I. do brothy lind myreli, my diri. Execution and Administrators to warrant and foreward defend all and alingular the said paramites uson the said mortgager. diri. Execution and Administrators to warrant and foreward defend all and alingular the said paramites uson the said mortgager. diri. Execution Administrators to warrant and foreward defend all and alingular the said paramites uson the said mortgager. And I. And I. The said mortgager, age and design and every person whomsover lawfully chaiming, or to claim, the same or any part thereod. And I. And I. And I. Commend from hose or damage by fire donling in contract the house and buildings on said lead for not less than. And II. And I. And I	TOGETHER with, all and singular, the Rights, Members, Hereditation	aments and Appurtenances to the said Premises belonging, or in anywise incident	dent
And 1. do herrby bind sayed, my der, Execution and Administrature to ourrent and forever defend, all and singular the said permises must be said morngage. der, Execution, Administrature to ourrent and forever defend, all and singular the said permises must be said morngage. der, Execution, Administrature to ourrent and devery person whomeseer bordhily clarining, or to claim, the same sor any part thereof. And I	TO HAVE AND TO HOLD, all and singular, the said Premises	unto the said Julia W. Chailes letter ne	J.,
airs. Executors and Administrators to wormen and forever defend all and singular the said premises onto the said mortgage. See 1. Section 4. Administrators to wormen and forever person rebonsovers levelily claiming, or to claim, the same or any past thereof. And I he said mortgages, agree to issue the house and following or and hard for not less than. Institut, in a company or many large and hard for not less than. Institut, in a company or many large and hard for not less than. Institut, in a company or many large the than the said mortgage and make less under policy or policies of instrument proble to the mortgage of the time that the said mortgage and make less under policy or policies of instrument proble to the mortgage. PROVIDED ALWAYS, NEVERTIBLESS, and it is the time letter that mercages, or cause to be globe and the same to be instrument. PROVIDED ALWAYS, NEVERTIBLESS, and it is the time letter that mercages, or cause to be given to these presents, that if I is the said mortgage and the said word of the said and the said of t		<u> </u>	
The section of against me. my. The seld corrigago, sucre to insure the house and buildings on said tond for not less than The seld corrigago, sucre to insure the house and buildings on said tond for not less than Didler, is a company or conyented thick than the correct to the correct of the more than a said tond for not less than Didler, is a company or conyented to thick that the correct than a said tond for not less than a said tond for not less than Didler, is a company or conyented to thick that the correct tond manager on the correct tond tond to the correct tond tond to the correct tond manager on the correct tond tond tond tond tond tond tond ton			
And I the said mergages, age to insure the house and buildings on said half to work the transfer of the said mergages age to insure the house and buildings on said half to work the transfer of the said to be said to the said to the continuated of the mergage, the continuated of the mergage for comparing which the proceeding to the mergage and the said to do so, then the said mergage may cause the same to be insured as above pot of reference and that in the event is above pot the reference and the said to do so, then the said mergage may cause the same to be insured as above pot of reference. PROVIDED ALWAYS, NEWERTHELESS, and it is the mergage of said historicase under this mergage. The main martager, do and shall well and ruly pay, or cause to be poid unto the said mergage. The main martager, do and shall well and ruly pay, or cause to be poid unto the said mergage. AND IT IS ACREED, by and between the said parties, that I. The main martager, or said representative or analysis shall be certified to take possessian issuediately, without notice, receive the rent and profits and one said with a said said call cases, determine, and stirtly on all and valid informs to termine the information to take the said parties, that I. The main the said representative or analysis shall be certified to take possessian issuediately, without notice, receive the rent and profits and one said with a said said and said said said said said. The total case the mercage, or said representative or analysis shall be certified to take possessian issuediately, without notice, receive the rent and profits and one said with a said said and said said said said said said said sai	eirs, Executors and Administrators to warrant and forever defend all a	and singular the said premises unto the said mortgagee	eirs an
Deliver, in account of compare to the mortgage, and they the during the continuous of the mortgage, each accordance to the contribute to the mortgage, and they the during the continuous of the mortgage, can alway to make policy or collides of inscreene cycle in the world that in the event L	eirs, Executors, Administrators and Assigns and every person whomso	oever lawfully claiming, or to claim, the same or any part thereof.	
and that in the event L	And Ithe said mortgagor, agree to insure the h	nouse and buildings on said land for not less than	
PROVIDED ALWAYS, NEVERCHELESS, and is in the true interest and meaning of the gardies to these persents, that if I	sured from loss or damage by fire during the continuation of this	ompany or companies which shall be acceptable to the mortgagee, and keep the mortgage, and make loss under policy or policies of insurance payable to the mor	ie san rtgage
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I	d that in the event Ishall at any time fail to do	to so, then the said mortgagee may cause the same to be insured as above p	orovid
the caid mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager. The caid mortgager, do and shall well and truly pay, or cause to be paid unto the said mortgager. The caid mortgager of the caid shall be resulted to the caid surface, determine, and unterly notified well of the care of any and the care of a caid shall be care and caid unterly notified well of the care is paid mortgage. AND IT IS AGREED, by and between the caid parties, that I. AND IT IS AGREED, by and between the caid parties, that I. AND IT IS AGREED, by and between the caid parties, that I. AND IT IS AGREED, by and between the caid parties, that I. AND IT IS AGREED, by and between the caid parties, that I. AND IT IS AGREED, by and between the caid parties, that I. WITNESS LIFE, band and mortgager of payment shall be entitled to time possession inconducts, without notice, receive the event and probles are to the said with and probles are to the said with and probles are to the care of the car	nd reimbursefor the premium and expense of	such insurance under this mortgage.	
de cote	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inte-	ent and meaning of the parties to these presents, that if I	
AND IT IS AGREED, by and between the said marties, that I	the said mortgagor, do and shall well a	and truly pay, or cause to be paid unto the said mortgagee	
itied overs the moverages or his respectative or assigns shall be entitled to take poversion immediately, without notice, receive the rest and profits are not to said debt until the came is paid. WITNESS Littled, hand, and seal, this let have been been and in the hundred and losses, receive the rest and profits are received in the rest and profits are received in the lossest profits are made and the savernights and independence of the United States of America. Signed, Sealed and Delivered in the Presented of America. Signed, Sealed and Delivered in the Presented of America. Signed, Sealed and Delivered in the Presented of America. FRORATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. de made each that S. In seas the within named. E. He can all the witnessed the execution thereof. WORN to before mys thing. day of America and deed deliver the within written Deed; and that D. be with the witnessed the execution thereof. WORN to before mys thing. day of America and Sealed and Delivered to the within the witnessed the execution thereof. WORN to before mys thing. Greenville County. Notary Public for South County. I	id note, then this deed of bargain and sale shall cease, determin	with interest thereon, if any shall be due, according to the true intent and meaning ie, and utterly null and void; otherwise to remain in full force and virtue.	g of t
WINTESS LEEST hand and seal this less than and seal this less than the hundred and dorse are of the Servery's soft foldered and the busy States of America. Signed, Servery's soft foldered and the Presented of the Wilder Servery's soft foldered and the busy States of America. Signed, Servery's soft foldered and the Presented of the Presentation of the Presented of the Presentation of the Presented of the Presented of the Presentation of the Presented of the Presentation of the Presented of the Presentation of the Pre	AND IT IS AGREED, by and between the said parties, that I	, the said mortgag	gor, a
Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Within owned on the Signed State of Signed	hich event the mortgagee or his representative or assigns shall be entired to said debt until the same is paid.	to hold and enjoy the said Premises until default of payment shall be mittled to take possession immediately, without notice, receive the rent and profits and	nade, id app
Signed, Saled and Delivered in the Presence of Signed Signed, voluntarily and without any compulsion, dread or fear of an on or persons whomsoeyer, renounce, release and forever relinquish unto the within named did this day appear but of the within named shows, release and forever relinquish unto the within named did this day appear but of the within named shows, release and forever relinquish unto the within named shows, release and forever relinquish unto the within named shows, release and singular the Premises within mentioned and released. GIVEN under my hand and seal, this saled shows the State of State of the State of State	WITNESS 1221 hand and scal this 16 th	day of September in the	year
Signed, Saled and Delivered in the Presence of Signed Signed, voluntarily and without any compulsion, dread or fear of an on or persons whomsoeyer, renounce, release and forever relinquish unto the within named did this day appear but of the within named shows, release and forever relinquish unto the within named did this day appear but of the within named shows, release and forever relinquish unto the within named shows, release and forever relinquish unto the within named shows, release and singular the Premises within mentioned and released. GIVEN under my hand and seal, this saled shows the State of State of the State of State	or Lord one thousand nine hundred and sirenty right a	and in the hundred and forty.	
PROBATE Greenville County, PERSONALLY appeared before me. Greenville County, ger, seal, and as	ear of the Sovereignty and Independence of the United States of Amer	erica.	
FATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me d made onth that S has saw the within named go, seal, and as least and deed deliver the within written Deed; and that S he with WORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day of least the careculion thereof. NORN to before me, this day appear before the within named. If the least the careculion thereof. Norsy Public, S. C. NORN to before me, this day appear before the within named. NORN to before me, this day appear before the within named. NORN to before me, this day appear before the within named. If the least the careculion thereof. Norsy Public, S. C. Norsy P		2. E. Howard	(L. S
Greenville County, PERSONALLY appeared before me A made each that S he saw the within named (a, seal, and as feely act and deed deliver the within written Deed; and that S he with WORN to before me, thise day of feely like the execution thereof. WORN to before me, thise A D 192 Notary Public, S. C. ATE OF SOUTH CAROLINA, Greenville County, I, A breeby certify unto all whom it may concern, that Mrs. Wife of the within named A D 192 STATE OF SOUTH CAROLINA, Marty Public for South Co. Within moder my hand and seal, this A D 192 STATE OF SOUTH CAROLINA, Marty Public, S. C. STATE OF SOUTH CAROLINA, Notary Public, S. C. STATE OF SOUTH CAROLINA, Marty Of STATE OF SOUTH CAROLINA, Marty Of STATE OF SOUTH CAROLINA, Marty Of For value received I do hereby assign, transfer and set over to. e within mortgage and the note which it secures without recourse, this within mortgage and the note which it secures without recourse, this within mortgage and the note which it secures without recourse, this	(man M. Stafford)		(L. S
Greenville County, PERSONALLY appeared before me d made each that S. he saw the within named (n, seal, and as a last of act and deed deliver the within written Deed; and that D. he with Council More to before me; this act and deed deliver the within written Deed; and that D. he with Council More to before me; this act and deed deliver the within written Deed; and that D. he with Council More to before me; this act and deed deliver the within written Deed; and that D. he with Council More to before me; this act and the content of the council More to the within named A. C. A. D. 192 A. D.	TATE OF SOUTH CAROLINA.	PROBATE	
d made oath that S. by saw the within named. The seal, and as the seal and deed deliver the within written Deed; and that D. he with the writtensed the execution thereof. WORN to before me, thise that the seal of the within written Deed; and that D. he with the seal of the execution thereof. WORN to before me, thise that the seal of the within and the execution thereof. WORN to before me, thise that the seal of the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise thise that the Month of the within named that the same that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise that the execution thereof. WORN to before me, thise the execution thereof. WORN to before me, the execution thereof. Work to be the within named. WORN to before me, the execution thereof. Work to be the within named. Work to be the within named. Work to be the within that the execution thereof. Work to be the within that the execution thereof. Work to be the execution thereof. Work to be the execution there	' }		
d made oath that S. he saw the within named C. A. D. 192 witnessed the execution thereof. WORN to before mee thise C. C. L.	PERSONALLY appeared before me 22222	92). Stafford	
witnessed the execution thereof. NORN to before me, this of the within A. D. 192 Control of the control of the control of the within named and released. STATE OF SOUTH CAROLINA, Cover, of, for to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this and seal, this and seal of the cover, of for the cover, of the cover,	nd made oath that Sho saw the within named.	Howard	
witnessed the execution thereof. SEAL) Notary Public, S. C. RENUNCIATION OF DO A Notary Public for South C. a Notary Public for South C. be wife of the within named	gn, seal, and asact and deed deliver the within w	written Deed; and that 5 he with a 122 711 Bea	ty
WORN to before me, this day of second of the within named. So hereby certify unto all whom it may concern that Mrs. We wife of the within named. We will not to all and singular the Premises within myntioned and released. GIVEN under my hand and scalabilis. Who has a part of a part			
Notary Public, S. C. TATE OF SOUTH CAROLINA, Greenville County, I, a Notary Public for South Carolina Month of the within named. be wife of the within named. a wife of the within named. be wife of the within named. cover, of, 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, 1922 A D, 1922 STATE OF SOUTH CAROLINA, ounty of. STATE OF SOUTH CAROLINA, ounty of. STATE OF SOUTH CAROLINA, ounty of. For value received I do hereby assign, transfer and set over to ne within mortgage and the note which it secures without recourse, this. day of. 19	WORN to before me; this		
Notary Public, S. C. RENUNCIATION OF DO Greenville County, I,		Elma M. Stufford	
RENUNCIATION OF DO Greenville County, I, In a Notary Public for South County of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an one persons whomsoever, renounce, release and forever relinquish unto the within named being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of an one or persons whomsoever, renounce, release and forever relinquish unto the within named being and assigns, all her interest and estate and also all her right and cover, of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, ounty of STATE OF SOUTH CAROLINA, ounty of STATE of SOUTH CAROLINA, ounty of STATE of SOUTH care without recourse, this day of Seal of Se	Conna 9). Beaty (SEA	AL)	
Greenville County, I, A Notary Public for South County, In the wife of the within named A did this day appear before the within named A did this day appear befor	Notary Fut	blie, S. C.	
a Notary Public for South Concerning the control of the within named. In or persons whomsoeyer, renounce, release and forever relinquish unto the within named. GIVEN under my hand and scalabis. GIVEN under my hand and scalabis. A D 1928 STATE OF SOUTH CAROLINA, ounty of STATE OF SOUTH CAROLINA, ounty of State and set over to the within mortgage and the note which it secures without recourse, this. A D 1928 STATE OF SOUTH CAROLINA, ounty of STATE OF SOUTH CAROLINA, out of STA	TATE OF SOUTH CAROLINA,	RENUNCIATION OF DO	OWE
be hereby certify unto all whom it may concern, that Mrs. The wife of the within named did this day appear before the did this day appear before the within named did this day appear before the within named did this day appear before the within named did this day appear before the did this day appear b	30	-	
dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of arm or persons whomsoeyer, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate and also all her right and cower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of the result of the within named. (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, ounty of the within named. (SEAL) For value received I do hereby assign, transfer and set over to the within mortgage and the note which it secures without recourse, this day of the received day of the secures without recourse, this day of the received day of the received of the note which it secures without recourse, this day of the received day of the received in the secures without recourse, this day of the received day of the received day of the received in the received in the secures without recourse, this does not consider the received day of the received in the received in the received day of the received in the received day of the received in the received in the received day of the received in the received day of the r	シカ、		
dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of arm or persons whomsoeyer, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate and also all her right and cower, of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D., 192 A. D., 192 STATE OF SOUTH CAROLINA, Dounty of For value received I do hereby assign, transfer and set over to e within mortgage and the note which it secures without recourse, this day of	hereby certify unto an whom it may consorting that introduced in the consorting that in the		
Heirs and Assigns, all her interest and estate and also all her right and cower, of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this day of Notary Public, S. C. STATE OF SOUTH CAROLINA, punty of STATE OF SOUTH CAROLINA, punty of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of the within mortgage and the note which it secures without recourse, this day of 19.	e wife of the within named	and the day appear sent	
Heirs and Assigns, all her interest and estate and also all her right and cower, of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this 2			ny po
ower, of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		T the the within humed	
GIVEN under my hand and scal, this 3/R/day of 2/R/day of 2/R/day of 3/R/day of 3/R/day of 3/R/day (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, ounty of 3/R/day of 3/R			claim
day of Derender A. D. 1928 State Of South Carolina, ounty of State of South Carolina, ounty of South mortgage and the note which it secures without recourse, this day of 19.		released.	
STATE OF SOUTH CAROLINA, ounty of		mining O Floward.	
STATE OF SOUTH CAROLINA, ounty of	day of A Dy 1922		
STATE OF SOUTH CAROLINA, punty of	Notary Pul	blic, S. C.	
STATE OF SOUTH CAROLINA, ounty of	24 is at 10.13 a.m.	100 E	
For value received I do hereby assign, transfer and set over to	ecorded 2727	.192	
For value received I do hereby assign, transfer and set over to			
For value received I do hereby assign, transfer and set over to	· · · · · · · · · · · · · · · · · · ·		
ne within mortgage and the note which it secures without recourse, this			
Witness:	e within mortgage and the note which it secures without recourse, this	isday of19	,८
	Witness:		
			
5550000000 BELLUIEU	Assignment Recorded	- M - Parantan-Anna	