Liting Executors and Aphinistrators and Aphinistrators and Aphinistrators are all Aphinistrators are all Aphinistrators and Anniqua, and every person whomemore housing delicings, or to thin the same, or any part therefor. And the said Xorquerr—agent—to insure the brown who holdings on to thin the same, or any part therefor. Deltars (in a company or company or company to the modegage—), and here the same former insured the house and holdings on the south consequence—dated any stree for to do not a data any time for to do not the same and that in the event their the consequence—dated any stree for to do not the personne and experience of a same and the company—and established. And if at any time any part of soil delta, or interest theretoes be post downed and model. And if a not price any part of soil delta, or interest theretoes be post downed and model. And if a not price any part of soil delta, or interest theretoes be post downed and model. And if a not price any part of soil delta, or interest theretoes be post downed and model. And if a not price any part of soil delta, or interest theretoes be post downed and model and the same and appropriate to sate demanders to sate momentum properties and personnel of the personnel and the same and appropriate to sate of the same and appropriate to the former moving cotton as collections) upon and distill, the same and consenting of the persons to these Presents, that if it is the same and consenting of the persons to the sate of the same and delta, and and the same and applications of the personnel of the same and delta, and and the same and applications of the same and delta, and and the same and applications of the same and the same and delta and and the same and applications of the same and delta and and the sa	TOGETHER with, all and singular, the Rights, Members, Prefedital appertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unt	Heirs, and Assigns, forever,	And
fairs, Executive, Administrators and Avigan, and overy serious whomspeers berling buildings or to chins the same, or my gars thereof. And the sold Mortgagon—agree—to insure the house and buildings on soil but in a sum one loss than. Dollars for a company or company as substatery to the mortgage—had at any fairs thereof. And the sold Mortgagon—agree—to insure the house and buildings on soil but in a sum one loss than. Dollars for a company or company or substatery to the mortgage—had at any time had to do us, then the six originate—way come the same to be intered in the company—and that is the creat that the mortgage—had at any time had to do us, then the six originate—way come the same to be intered in the company—and the same to be same to a same to be same to a same to the same to the same to a same to the sam	do hereby bind //// vill vill //	Heirs, Executo	rs and Administrators
And the soil Mortgagor— agree— to instruct the house and buildings on said to it is a sum out less than. Dellars (is a company or companies statisticatory to the mortgagor—) and less the same instruct from base or demand of the same of the same instruction of the said mortgagor— and that is the creat that the mortgagor— shall at any time fail to do an, then the said conference of such insurance under this mortgagor, with interest. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton dobt, inserved cases or any part of a dobt the mortgagor— DEFORMED AND AND AND AND AND AND AND AND AND AN	to warrant and forever defend, all and singular, the said premises unto the	said Clear Godger, his	
And the soil Mortgagor— agree— to instruct the house and buildings on said to it is a sum out less than. Dellars (is a company or companies statisticatory to the mortgagor—) and less the same instruct from base or demand of the same of the same instruction of the said mortgagor— and that is the creat that the mortgagor— shall at any time fail to do an, then the said conference of such insurance under this mortgagor, with interest. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton be past due and amount. And if at any time may part of and dobt, or inserved thereton dobt, inserved cases or any part of a dobt the mortgagor— DEFORMED AND AND AND AND AND AND AND AND AND AN		Heirs and Assigns, from and against May Relf	224.1
y fire, and awayer the policy of insurance to the sale dovelager—and that is the event that the mortgager—shall are spites first follow or disast on the policy of insurance to the sale dovelager—and that is the event that the mortgager—that are spites field to do on, that the middle of the policy of insurance of marks the sale to be insurance under this mortgage, with interest. The permission and expense of work insurance under this mortgage, with interest. And if at a caryth corners to said dobt, or inserest thereon be post does not unusual. And if at a caryth corners to said dobt, or inserest thereon be post does not unusual. And if at a caryth corners to said dobt, or inserest thereon loops and does not unusual. And if a caryth corners to said dobt, or inserest thereon loops and does not unusual. And if a caryth corners to said dobt, or inserest thereon loops and does not unusual. And if a caryth corners to said dobt, or inserest thereon loops and does not unusual. And if a caryth corners to said dobt, or inserest thereon loops and does not unusual. And if a caryth corners to said dobt, or inserest thereon loops and does not not the corners and a care that are said to the corners and a care that are said to the corners and a care that are said to the corners are said to the corners and a care that the corners are said to the corners and a care that the corners are said to the corners are to end to the corners are to end to the corners are said to the corners are to end to the corners are to end to the corners are to end to the corner of the corners are said to the corners are to end to the corner of the corners are said to the corners are to end to the corner of the corners are said to the corners are to the corners are to the corners are said to the corners are s			
y fine, and assign the policy of incurance to the said mortgage			
And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest and profit of the part of the said parties of the said parties proved the part of the parties of said parties, and agree that any pade; of it is the true intent and unaning of the parties to these distincts, and other or and parties, the parties to the said parties, the said unergaper. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, the said			
And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest threeon he past due and unpaid. And if at any time any part of said debt, or interest and profit of the part of the said parties of the said parties proved the part of the parties of said parties, and agree that any pade; of it is the true intent and unaning of the parties to these distincts, and other or and parties, the parties to the said parties, the said unergaper. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and between the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, that the said merigagor. AND FT IS AGREED, by and the said parties, the said	nortgagee may cause the same to be insured in Ma V 1002	name, and reimburse Mulin vall	
And if at any time any part of said debt, or interest thereon be past die and ungaid. And if at any time any part of said debt, or interest thereon be past die and ungaid. And if at any time any part of said debt, or interest thereon be past die and ungaid. And if at any time any part of said debt, or interest thereon be past die and ungaid. And if at any time and any part of the past debt debt. With powered thereof clare paying casts or eligibility paying casts are deposited. PROVIDED ANANY, NEVERTIBLESS, and it is the true intent and meaning of the parties to these Presents, that if it is said undergon. AND IT IS AGREED, by and sheever the said parties, that the said mortgager. AND IT IS AGREED, by and sheever the said parties, that the said mortgager. It is all deliant of payment shall be underweather and and Sail. It is the year of surfaced on thousand nine hundred and. It is the year of surfaced on thousand nine hundred and. Signod, Saided and Delivered in the Presence of ALL L. C. S. THE STATE OF SOUTH CAROLINA, Greenville County. A. D. 192 2 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. It is the within named. A. D. 192 2 Notary Public for South Mr. South and any singular and adead, deliver the within written Deed; and that _le, with. Greenville County. I. S. SHOWN to before me, this. A. D. 192 2 Notary Public for South Mr. South Public for South Mr. South and any singular and south of the within anneal. THE STATE OF SOUTH CAROLINA. Greenville County. I. Serving counter, that Mr. Notary Public for South Mr. A. D. 192 2 Notary Public for South Mr. A. D. 192 3 Notary Public for South Mr. A. D. 192 3 Notary Public for South Mr. A. D. 192 3 Notary Public for South Carolina and south on the within named. A. D. 192 4 Notary Public for South Carolina and south on the within named. A. D. 192 4 Notary Public for South Carolina and south on the within named. A. D. 192 5 Notary Public for South Mr. South Mr. South Mr. South Mr. So		· · · · · · · · · · · · · · · · · · ·	
In the above decribed permiss to side moterages. On the second of the position of the processor of th	or the premium and expense of such insurance under this mortgage, with in	terest.	
rectificant of and State may, of transfers or naturages, plated a secretary model field interest, and rectard and profits of the contract of anything more file territs and profits accounts for anything more file territs and profits accounts for anything more file territs and profits accounts for anything more file territs and second profits accounts for anything more file territs and second profits accounts for anything more file territs and make a contract of the parties to these Presents, that it is not seen and the second profits and the profits of the parties to these Presents and file file for any terract of the file said more, and the contract of the said parties. AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, by and between the said parties, that the said mortgager			
in the year of our Lord one thousand nine hundred and this payer enter the said mortgager. The said which or sum of money aforesaid, with interest of vends in the force and vittle. AND IT IS AGREED, by and between the said parties, that the said mortgager. The said shall cease, determine, and he witterly an divided of bargain and saids shall cease, determine, and he witterly an divided volds observed to remain in fall force and vittle. AND IT IS AGREED, by and between the said parties, that the said mortgager Lot belief and enjoy the said remains: WITNESS THE THAN AND SAID SAID AND SAID	"insuit Court of soid State may at chambers or otherwise appoint a receiv	rer with authority to take possession of said dicinises and conce	t said fellis and prones
hereon, if any be dree according to the true inject and meaning of the said neet, then this deed of bargain and has shall cease, determine, and to thinkly and world, inference and virtue. AND IT IS AGRIFID, by and between the said parties, that the said mortgagor L	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inter	at and meaning of the parties to these Presents, that if	-formald with internal
remises until default of payment shall be made. WITNESS District of the thomand sine hundred and seal., this in the year of our Lord one thomand sine hundred and seal., this is the year of our Lord one thomand sine hundred and seal. This is the year of our Lord one thomand sine hundred and seal. This is the year of our Lord one thomand sine hundred and seal. This is the year of the Sovereignty and Independence of the United States of America. Signord, Sealayd and Delivered in the Bresence of the Sovereignty and Independence of the United States of America. Signord, Sealayd and Delivered in the Bresence of the Sovereignty and Independence of the United States of America. It is the STATE OF SOUTH CAROLINA, Greenville Country. Sign, seal, and as a car and deed, deliver the within written Deed; and that the, with witnessed the execution thereof. SWORN to before me, this A. D. 192. SWORN to before me, this A. D. 192. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville Country. Sign the premises within anneed that the does freely, voluntarily and without any compulsion, dread or fear of any person of an 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 of the premises within mentioned and released. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singula the premises within mentioned and released.	hereon, if any be due, according to the true intent and meaning of the s and void; otherwise to remain in full force and virtue.	aid note, then this deed of pargain and sale snall cease, determ	me, and be unterly hur
WITNESS 72. Hand. and Seal. this. day of New Comments of the year of one Lord one thousand nine hondred and seal this. day of New Comments of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Comments of C	AND IT IS AGREED, by and between the said parties, that the sai	d mortgagor LO h	old and enjoy the said
year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of	Premises until default of payment shall be made.	1.1	,
year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of	WITNESS Mand Hand and Scal this	day of	.1
Signed, Sealed and Delivered in the Presence of (I. S. ALLE C. C. C. S. C. L. S. C.			in the one hundred and
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Indianate oath thatbe saw the within named			
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Indimade oath that he saw the within named. Individual and as a can and deed, deliver the within written Deed; and that he, with. Witnessed the execution thereof. SWORN to before me, this. A. D. 1922 A. D. 1922 A. D. 1922 A. D. 1924 A. D. 19	Signed, Sealed and Delivered in the Presence of	J. M. Shiritel	(L, S.
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Indianate oath that the saw the within named. A. D. 192 SWORN to before me, this. A. D. 192 SWORN to before me, this. A. D. 192 SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I. J.	E Sauce Calkery		(L, S.
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Indianate oath that the saw the within named. Indianate oath that the saw the within within within the within named. Indianate oath that the saw the within the within named. Indianate oath that the saw the within the within named. Indianate oath that the saw the within the within within within the withi			
Greenville County. Personally appeared before me. Greenville County. Ign, seal, and as 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.	J		(L. 5.,
Greenville County. Personally appeared before me. Greenville County. Ign, seal, and as 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.	THE CRATE OF COUTH CAROLINA	MORTGAGE	OF REAL ESTATE
ign, seal, and as	}		
ign, seal, and as	n in white the first		
ign, seal, and as acr and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. / 4 f. ay, of A. D. 192 f. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. M.			
witnessed the execution thereof. SWORN to before me, this / 1	nd made oath thathe saw the within named	1111	
witnessed the execution thereof. SWORN to before me, this / 1	· · · · · · · · · · · · · · · · · · ·		
SWORN to before me, this. / J ay of A. D. 192 3 (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. rife of the within named	sign, seal, and asact and deed, deliver the with	n written Deed; and thathe, with	
ay of A. D. 192. (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 192. (SEAL.) O hereby certify unto all whom it may concern, that Mrs. (Secondary Public for the within named. (Secondary Public for South Carolina.) 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.	6. Laurée Parher	witnessed the execu	ution thereof.
ay of A. D. 192. (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 192. (SEAL.) O hereby certify unto all whom it may concern, that Mrs. (Secondary Public for the within named. (Secondary Public for South Carolina.) 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.	SWODN to before me this / If		
THE STATE OF SOUTH CAROLINA, Greenville County. I, J. J. J. L.	lay of 21.0 V' A. D. 192. 5		
THE STATE OF SOUTH CAROLINA, Greenville County. I, I I I I I I I I I I I I I I I I I I	$J \cdot \mathcal{J} \cdot \mathcal{J}_{LL} \cdot \mathcal{L} \cdot \mathcal{C}$ (SEAL.)	6. G. Trest	
Greenville County. I, J.	notary rubine in Denne in		
I, A Dilicite of the within named did this day appear before mersons whomsoever, renounce, release and forever relinquish unto the within named discountering and also all her right and claim of dower, of, in or to, all and singulate premises within mentioned and released.			
o hereby certify unto all whom it may concern, that Mrs. wife of the within named	THE STATE OF SOUTH CAROLINA,	RENUNCIATIO	N OF DOWER.
did this day appear before me nd 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 of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named without any compulsion, dread or fear of any person of the within named wit	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 singula he premises within mentioned and released.	Greenville County. I. J. D. Marie O. A. Mak. Geck	<u>. D.C.</u>	
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singula	Greenville County. I, J. J. J. J. L. L. L. L. C. L.	<u>. D.C.</u> Žinidag	
he premises within mentioned and released.	Greenville County. I, J. J. J. J. L.	did this she does freely, voluntarily and without any compulsion, dread o	day appear before me
he premises within mentioned and released.	Greenville County. I, J.	did this she does freely, voluntarily and without any compulsion, dread o	day appear before me
	Greenville County. I, J.	did this she does freely, voluntarily and without any compulsion, dread of this hin named	day appear before more fear of any person o
A. D. 192 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Greenville County. I, J.	did this she does freely, voluntarily and without any compulsion, dread of hin named and the state of the sta	day appear before me or fear of any person o
Notary Public for South Carolina.	Greenville County. I, J.	did this she does freely, voluntarily and without any compulsion, dread of hin named and the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and the state of the state, and the state of the sta	day appear before me or fear of any person o
	Greenville County. I, J.	did this she does freely, voluntarily and without any compulsion, dread of hin named and the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and also all her right and claim of dower, of, in the state, and the state of the state, and the state of the sta	day appear before me or fear of any person o
	Greenville County. I, John John Greenville County. o hereby certify unto all whom it may concern, that Mrs John Green within named. Indicate the within named and release and forever relinquish unto the within the within the within the within the within the premises within mentioned and released.	did this she does freely, voluntarily and without any compulsion, dread of hin named and also all her right and claim of dower, of, in a	day appear before mor fear of any person of the control of the con