THE NAME AND TO HOLD, at has singular, the 222 Processor upon the early belief to hough the state of the stat	taining.	far and fruit
to carriery solid. THE STATE OF SOUTH CAROLINA. THE STATE OF SOU		
The state of the control of the cont	2 months of the state of the st	Heirs and Assigns, forever. And Administrators
The state of the control of the cont	do hereby bind	Full March Strains and Trust
Doubles in a acceptancy or commended subjectively to the united and from their or daming by fire and casing the policy of insurance to the raid management and that is the event float the mortgagement and as very time fall to do so, then the midd mortgagement are as as as the formation of the premium and expense of such insurance under this mortgage, with interest. And of at any time any part of mid dott, or interest forecasts the fire and and unumity and the above described premium to an uniterate. And of at any time any part of mid dott, or interest forecasts are controlled to the above described premium to an uniterate. And of at any time any part of mid dott, or interest forecasts are controlled to the above described premium to the animal uniterate and the above described premium to the animal uniterate and the animal to the above described premium to the animal uniterate and the animal to the above described premium to the animal uniterate and the animal to the above described premium to the animal uniterate and the animal to the above described premium to the animal uniterate and the animal to the animal animal to the premium to the animal	Company and its successored Ho	eirs and Assigns, from and against July Relf and Muy
ire, and mostly the policy of instances to the said mortgages. And that in the cover that the mortgages that at any time the same to be immorted in the mortgage, with interest. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and month. And if at any time any part of said door, or interest thereon he part dat and months. And if at any time any part of said door, or interest the and the said and months at standy ordered door, desired the part of the said and the said and the roots and profess attailed or control of the said and the said of the said and the roots and areas attailed the roots and areas attailed to said and trainly any or created by any the said annual. AND IT IS ADREED by and hereon the said parties, that the said mortgager. In held and easily the said control definitely and promotest shall be made. AND IT IS ADREED by and hereon the said parties, that the said mortgager. In held and easily the said control of the control of t	And the said Mortgagor agree to insure the house and buildings on said	lot in a sum not less than
And if at any time any next of table deck or interest therein be part due and unquid. And if at any time any next of table deck or interest therein be part due and unquid. Of the decks december promises in tell corresponder. Of the deal provise sections' collection. PROVIDED NAVYS. NEVERHELESS, and it is the true interest and maning of the purious to these Process. that if. J. PROVIDED NAVYS. NEVERHELESS, and it is the true interest and maning of the purious to these Process. that if. J. PROVIDED NAVYS. NEVERHELESS, and it is the true interest and maning of the purious to these Process. that if. J. PROVIDED NAVYS. NEVERHELESS, and it is the true interest and maning of the purious to these Process. that if. J. PROVIDED NAVYS. NEVERHELESS, and it is the true interest and maning of the purious to these Process. that it. AND IT IS ARREED by and between the said parties, that the each mortgager. AND IT IS ARREED by and between the said parties, that the each mortgager. Or book and enjoy the made Processes and Control one through since themselves and anticle control one through since themselves and anticle control one through since themselves and all the cone humbred and full for the parties of the said mortgager. Of the deck of the said of the cone humbred and full full full for the said mortgager. Of the said of the cone humbred and full full full full full full full ful	fire, and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said	
And if at any time any part of said defice or interest thereas the past due and unput. And if at allows described premoter to said caretages	mortgagee may cause the same to be insured inna	ane and reimburse
of the above thereined precision to raid materiance	for the premium and expense of such insurance under this mortgage, with interest.	
Circuit Correct of said State may, at disabative of conference, appeared to a second for anything smoot than the resists and profits actually objected to a collection) upon said fide interest, and so requires control liability to account for anything smoot than the resists and ordered to actually objected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and making of the parties to these Presents, that if. DRAVIDED ALWAYS, NEVERTHELESS, and it is the true interest and making of the parties to the present of the said parties, that it is all more actually objected to the present of the said parties and the said parties within interest interest, of controlling to the rise said parties, that the said more they delt and void otherwise to receive in the controlling of the said parties. AND IT IS AGREED by and between the said parties, that the said more they delt and void objects to receive in the said parties, that the said more they object to the said parties within default of payment stall be made. WITNESS. May hand and seal with Lighth with the said more than the part of our Lord one thousand nine bundred and further and the part of our Lord one thousand nine bundred and further. Signed, Seal and Divisored in the Presence of the United States of America. Signed, Seal and Divisored in the Presence of the State County. Fernandily appeared before me. J. L. S. M. C. L. S. MORTGAGE OF REAL ESTATE. SWORN so before me, this Lighth. A. D. 192 f. S. M. C. L. S. M. C. S. M. C. S. M. S		
the and mortgager. do and shall well and traly pay or cause to be paid, unto the said mortgager. It is the said clear agreement of the force and visited interestication of the force according to the said notes that this deed of bargam and wais shall exact, determine, and the writer) and and void; otherwise to centain in full force and visite. AND IT S AGREED, by and observes the said parties, that the said mortgager. AND IT S AGREED by and deed, this is a standard and said that the said mortgager. AND IT S AGREED by and deed and seal , this is a standard and said that the said mortgager. AND IT S AGREED by and deed and seal , this is a standard and said that is a standard and said that is a standard and said well and said that the said mortgager. AND IT S AGREED by and and seal , this is a standard and said that the said mortgager. AND IT S AGREED by and and seal , this is a standard and said that said	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with a applying the net proceeds thereof (after paying costs of collection) upon said debt. the rents and profits actually collected.	interest, costs or expenses; without liability to account for anything more than
Premies until default of payment shall be made. WINNESS My hand and seal, this Lighth day of Falling and include one household and file one household and significant file of the within maned. A D 192 4	the said mortgagor, do and shall well and truly pay or cause to be paid, unto thereon, if any be due, according to the true intent and meaning of the said not	the said mortgagee the said debt or sum of money aforesaid, with interest
witness 'My hand and seat this lightly in the year of our Lord one thousand nine hundred and Levelly four and in the one hundred and full the year of our Lord one thousand nine hundred and Levelly four and in the year of the Environment of the Sovereignty and Interprehense of the United States of America. Signet, Sealed and Deficered in the Presence of A. S. Wathing C. (L. S.) It for Joseph Deficered in the Presence of South Carolina. The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Joseph Deficered in the Presence of South Carolina. Joseph Deficered in the Presence of South Carolina. Joseph Deficered in the County of the South Carolina. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL ESTATE. Joseph Deficered in the Presence of the United States of America. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL ESTATE. Joseph Deficered in the Presence of the United States of America. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL ESTATE. Joseph Deficered in the Presence of the United States of America. MORTCAGE OF REAL ESTATE. The STATE OF SOUTH CAROLINA. Greenville County. A. D. 192. Witcome of the Within named. And upon being privately and separately examined by me, did declare that the does irrely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. MORTCAGE OF REAL ESTATE. MORTCAGE OF REAL	AND IT IS AGREED, by and between the said parties, that the said mortgag	to hold and enjoy the said
Signed, Sealed and Deplivered, in the Presence of Signed, Sealed and Deplivered, in the Presence of (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made outh that he saw the within named. (S. J. C. R. S.) (S. J. C. R. S.		
Signed, Sealed and Deplivered, in the Presence of Signed, Sealed and Deplivered, in the Presence of (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made outh that he saw the within named. (S. J. C. R. S.) (S. J. C. R. S.	WITNESS hand and seal this Light	the day of January
Signed, Solid and Different in the Presence of Control	in the year of our Lord one thousand nine hundred and Jule uty	ependence of the United States of America.
THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. and made oath thathe saw the within named. ### A D. 192 U Notary Public County. The STATE OF SOUTH CAROLINA. Greenville County. A D. 192 U A D. 192 U A D. 192 U The STATE OF SOUTH CAROLINA. Greenville County. I. Co hereby certify unto all whom it may concern, that Mrs. wife of the within named. #### A du you hereby 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. ###################################		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and made outh that he saw the within named. Sign, seal, and as Medicar that he saw the within named. SWORN to before me, this designation of the control of the contr	J. B. Michelle.	Hasa II, Gathing, (L. S.)
Greenville County. Personally appeared before me. and made oath that he saw the within named. Sign, seal, and as he fore me, this legitth. Sworn as before me, this legitth. A D. 192 4 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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. 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. A D. 192 Notary Public for South Carolina.		(L. S.)
Greenville County. Personally appeared before me. and made oath that he saw the within named. Sign, seal, and as he fore me, this legitth. Sworn as before me, this legitth. A D. 192 4 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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. 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. A D. 192 Notary Public for South Carolina.		(L. S.)
sign, seal, and as New Act and deed, deliver the within written Deed; and thathe with		
sign, seal, and as New Act and deed, deliver the within written Deed; and thathe with	Greenville County.	
sign, seal, and as New Act and deed, deliver the within written Deed; and thathe with	Greenville County.	
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THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. 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. 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. A. D. 192. Notary Public for South Carolina.	Greenville County. Personally appeared before me	Retto IT. Gathingo Deed; and that he with
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THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs	Greenville County. Personally appeared before me	Deed; and that he with witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named	Greenville County. Personally appeared before me	Deed; and that he with witnessed the execution thereof.
I,	Greenville County. Personally appeared before me	Deed; and that he with witnessed the execution thereof.
wife of the within named	Greenville County. Personally appeared before me	Deed; and that he with witnessed the execution thereof.
wife of the within named	SWORN to before me, this lightly day of Pila A. D. 1924 Notary Public for South Carolina. Personally appeared before me. Jin C. Jin C. A. D. 1924 (SEAL.) Notary Public for South Carolina.	Deed; and that he with witnessed the execution thereof.
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	SWORN to before me, this lightly day of Pila A. D. 1924 Notary Public for South Carolina. Personally appeared before me. Jin C. Jin C. A. D. 1924 (SEAL.) Notary Public for South Carolina.	Deed; and that he with witnessed the execution thereof.
persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this light A. D. 192.4 Sworn to before me, this light for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs.	Deed; and that he with A. G. Witnessed the execution thereof. Q. B. Richtetter. RENUNCIATION OF DOWER.
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day of	Greenville County. Personally appeared before me	Deed; and thathe with
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