TO HAVE AND TO BOLD of and sequely, the said Premiers must be said		nts and Appurtenances to the said Premises belonging, or in anywise incident or apper-
ch hereby find	a. H. Churchen his	
Hits and Assign, ice and agains. This purpose that the same or any part three three the same and the same or any part three thre	do hereby bind Mult self 1 Muy	Heirs, Executors and Administrators,
Hits and Assign, ice and agains. This purpose that the same or any part three three the same and the same or any part three thre	to warrant and forever defend, all and singular, the said premises unto the s	said J. II. Ruch, tic
MMMALL A.       Dollars (in a company or companies satisfactory to the mortgage:	Heirs, Executors, Administrators and Assigns, and every person whomsoever	Heirs and Assigns, from and against. Mul All Mun mu r lawfully claiming, or to claim the same, or any part thereof.
inc. and assign the policy of insurance to the said morpage		
mortgage may cause the same to be insured in <u>field</u> name and reinburse. <u>first Markey</u> for the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of suid dok, or interest thereon be part due and unpaid. <u>hereby assign the rests and profile</u> of the dove developed per other any back of parts and profile of the first presents of advisers and appresent at any back of the rests and profile applying the net proceeds there of a children are thereas on the part of the dove dove there of a children and collect said applying the net proceeds thereof (alter partice costs of expenses; without liability to account for anything more than the rests and profiles actually collected. PROVIDED ALWAYS. NFVERTHILESS, and it is the true intent and maxing of the said mortgage. the said dot of any of more activation and be atterly full and ved (chertwise to remain in full force and vitrue. AND IT IS AGREED, by and between the said parties, that the said mortgage. it and the said mortgage of the said parties. The said and the said and the said mortgage of the said premises until default of payment shall be made. WITNESS. <u>MAY</u> hand and seal, this <u>3/ett</u> day of <u>Jaunaary</u> in the year of our Lord ofe thousand nine hundred and <u>the Market of the Soverigny and Independence</u> of the United States of America. Signed, Seeled and Delivered in the Presence of <u>Market of the Soverigny and Independence</u> of the United States of America. <u>Jaunaary of the Soverign approxements of the said parties, the said parties, the said of the said of the year of our Lord ofe thousand nine hundred and <u>Market of the Soverigny and Independence</u> of the United States of America. <u>Jaunaary of the Soverign approxements of the Soverign and Independence of the United States of America.</u> <u>Jaunaary of the Soverign approxements of the said parties, the said the said the said the said the said part of the said part of the Sovereign approxements and th</u></u>	•	
for the premium and expense of such insurance ander this mortgage, with interest.          And if at any time any part of said delit, or interest thereon be past due and unpaid.       hereby assign the rents and profile         And if at any time any part of said delit, or interest thereon be past due and unpaid.       hereby assign the rents and profile         of the above described prenifers to said mortgage.       or and Skie may, at diambers or otherwise, appoint a receiver with anthority to take procession, without liability to account for anything more than the rents and profiles actually collected.         PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and maning of the parties to these Prevents, that if.       A         PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and maning of the parties to these largem and said allow of a and shall well and truly pay or cause to be paid, and; the said mortgage.       the add code of a said said and truly pay or cause to be paid, and; the said mortgage.         AND IF IS AGREED, by and between the said parties, that the said mortgage.       its and said code, determine, and be taken the said parties, that the said mortgage.       the said and enjoy the said         Premises until default of payment shall be made.       WFTNESS.       MMM_ hand.       and seal.       this.       3/ etc.       day of       Jautum Any         in the year of our Lord oke thousand nine bundred and       MAULULEY - ffTM       and in the one bundred and       MAULULEY - ffTM       and in the one bundred and         Signed, Sealed and Delivered in the Presence of       MAULY M		
And if at any time any part of said dels, or interest thereon be past due and uspaid		ν
of the above described premises to said mortgages	for the premium and expense of such insurance under this mortgage, with inter-	est.
Check Coart of said State may, at chambers or otherwise, appoint a receiver with authority to take possission of said premises and collect said rents and profiles attain outpresses here of said state may, at chambers or otherwise, appoint a receiver with authority to take possission of said premises and collect said rents and profiles attain outpresses here of said state may, at chambers or otherwise, appoint a receiver with authority to take possission of said premises and collect said rents and profiles attain outpresses here of said state may, at chambers or otherwise, appoint a receiver with authority to take possission of said premises and collect said rents and profiles attain outpresses here of said state may are marked and the said and the said and the and maxing of the said deb, intervet, to coll outpresses of a said premises and collect said rents and profiles attain outpresses here of the said more than and see and more may are cause to be paid, and use and more games. The said feature said pretess here incert and meaning of the said more than in full force and virtue.  AND IT IS ACREED, by and between the said parties, that the said more games. The said leaf of payment shall be made.  WITNESS MUY hand, and seal., this 3/eff, day of Muttany and in the one hundred and the year of our Lord one thousand nine hundred and. thus the said more saide of America.  Signed, Seeded and Devered in the Presence of M. D. MaxAccurrence (I. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me M. A. MaxAccurrence of M. D. MaxAccurrence (I. S.)  THE STATE OF SOUTH CAROLINA, M. A. MaxAccurrence of M. D. MaxAccurrence (I. S.)  THE STATE OF SOUTH CAROLINA, M. M. M. MaxAcurrence (I. S.)  THE STATE OF SOUTH CAROLINA, M. A. MaxAcurrence (I. S.)  THE STATE OF SOUTH CAROLINA, M.	And if at any time any part of said debt, or interest thereon be past due a	and unpaid
the said mortgager, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interests thereon, if any be dise, according to the tree intent and meaning of the said mortgager	Circuit Court of said State may, at chambers or otherwise, appoint a receiver applying the net proceeds thereof (after paying costs of collection) upon said	with authority to take possession of said premises and collect said rents and profits,
Premises until default of payment shall be made. WITNESS MMY hand and seal, this 3/2t, day of Jaunary in the year of our Lord one thousand nine hundred and <u>tweentry</u> form and in the one hundred and <u>HE the</u> year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of <u>My</u> Li, <u>Mugnecy</u> <u>My</u> , (L. S.) <u>Jul a 1.122</u> <u>Jun</u> , (L. S.) <u>Jun a 1.1222</u> <u>Jun</u> , (	the said mortgagor, do and shall well and truly pay or cause to be paid thereon, if any be due, according to the true intent and meaning of the sa	l, unto the said mortgagee, the said debt or sum of money aforesaid, with interest
WITNESS MAY hand and seal, this 3/25, day of Jaccur any in the year of our Lord one thousand nine hundred and <u>twentry</u> from <u>and in the one hundred and</u> <u>H &amp; th</u> <u>year of the Sovereignty and Independence of the United States of America.</u> Signed, Sealed and Delivered in the Presence of <u>H &amp; th</u> <u>Area</u>	AND IT IS AGREED, by and between the said parties, that the said r	nortgagorto hold and enjoy the said
in the year of our Lord one thousand nine hundred and <u>twenty</u> - form	WITNESS	3/27, day of January
Sign, seal, and as Sign, seal, and as SWORN to before me, this SWORN to before me and the set the	in the year of our Lord one thousand nine hundred and twee	uty - four and in the one hundred and
(L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. MORTGAGE OF REAL ESTATE. <i>MORTGAGE OF REAL ESTATE.</i> <i>MORTGAGE OF REAL ESTATE.</i> <i>MOR</i>		
(L. S.) (L. S.) (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. MORTGAGE OF REAL ESTATE. <i>MORTGAGE OF REAL ESTATE.</i> <i>MORTGAGE OF REAL ESTATE.</i> <i>MOR</i>	() Stand Stand Denvered in the Presence of	M. D. Hoskencarc (L. S.)
(L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath that he saw the within named. Sign, seal, and as. SWORN to before me, this. (L. S.) MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. M	Frank F. Leigh,	✓
Greenville County. Personally appeared before me. and made oath thathe saw the within named sign, seal, and as SWORN to before me, this SWORN to before me, this		
Greenville County. Personally appeared before me. and made oath thathe saw the within named sign, seal, and as SWORN to before me, this SWORN to before me, this		NODTCACE OF BEAL FETATE
sign, seal, and as hisact and deed, deliver the within written Deed; and thathe with		MORIGAGE OF REAL ESTATE.
sign, seal, and as hisact and deed, deliver the within written Deed; and thathe with	Personally appeared before me	means gr
SWORN to before me, this	and made oath thathe saw the within named M. D. Z.	Vorknau
SWORN to before me, this		
SWORN to before me, this	sign, seal, and asact and deed, deliver the within	written Deed; and thathe with
SWORN to before me, this		F. Ligh witnessed the execution thereof.
	SWORN to before me, this	
(In Frank F. Leigh(SEAL) R. L. Mearer Ju-	day of Almany A. D. 1924 Frank F. Le jahrstal)	R. L. Incares Sr-

THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Greenville County.	
I,	
hereby certify unto all whom it may concern, that Mrs	
fe of the within named	did this day appear before me,
d upon being privately and separately examined by me, did declare that she does freely, ve	luntarily and without any compulsion, dread or fear of any person or
rsons 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,
premises within mentioned and released.	
GIVEN under my hand and seal, this	
v ofA. D. 192	
Recorded January 3/st- 192 4.	
0 0	