No herety bind	t or apper
warrant and toreor selected, all and singular, the bald promises sucto the said M. C. A. A. R. L. C.	
Litins and Assigns, from and against MAC. Actual Mercology and Court person whomsover lawfully claiming, or to claim the same, or any year threeof. And the said Mortgagor—agree—to insure the house and buildings on said late in a roun or less than for the same insured from loss or round seign the policy of insurance to the said mortgages—and that in the event that the nortgagor—that at any time fall to do so, the ortgages—easy cause the same to be insured in Mac. And that in the event that the nortgagor—that at any time fall to do so, the ortgages—easy cause the same to be insured in Mac. And that in the event that the nortgagor—that at any time fall to do so, the ortgagor—that any time any part of said debt, or interest thereon be part due and usquid—And if at any time any part of said debt, or interest thereon be part due and usquid—And if at any time any part of said debt, or interest thereon be part due and usquid—And if at sony time any part of said debt, or interest thereon be part due and usquid—And if at sony time any part of said debt, or interest thereon be part due and said said interest, costs or expenses, administrators or Assign and agree that say, I problem there is affect and said said interest, costs or expenses, administrators or Assign and said rounds actually collected. PROVIDED ANANAS, NEVERTHERESS, and it is the true interest and maning of the parties to those Persons, it any be done according to the said dane, then this deed of o bugain and said that it is a designed to the said mortgagor—the said debt or same of money alorestals, we said only assign the true interest and dane, then this deed of o bugain and said that it is a designed to the said mortgagor—the said that is a said said on a payment said the made. WITENESS IM	ninistrators
Core Research Administrators and Assigns, and every person whomosorer lawfully chambage. To claim the same, or any part thereof. And the said Mortegager—agree—to immer the house and buildings on said the in a sum not loss than Dallar (the a company or companies satisfactory to the nonregage), and keep the same instruct from loss or re, and assign the policy of immercance to the said mortegage and that in the event that the nonregage that at any time fail to do so, the ortegage reary cause the same to be insured in	
Deliar (in a company or companies satisfactors to the mortgager	<i>f</i>
and assign the policy of insurance to the said mortgagee	J
e, and assign the policy of insurance to the said mortgages	
The premium and expense of such insurance under this mortgage, with interest. And it at any time any purt of sald debt, or interest thereon be past due and unjust. And it at any time any purt of sald debt, or interest thereon be past due and unjust. And it at any time any purt of sald debt, or interest thereon be past due and unjust. And it at any time any purt of sald debt, or interest thereon be past due and unjust. And it at any time any purt of sald debt, or interest thereon be past due and unjust. And it at any time any purt of sald debt, or interest units and and content and content sald green test and purt of the purities to these premiers and profit of sand green test and purt of sald premiers and offered premiers and offered sevents and profit of sand sald sald sald sald sald sald that it is and mortgage, or do and shall well and truly app or cause to be paid, unt. the said mortgage, the said debt or sum of morey aforesaid, we recon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be avoid, otherwise to creat in the past and interest. AND IT IS AGREED by and between the said parties, that the said mortgager. The premium of payment shall be made. WITNESS. July and the purt of the Sovereignts and Independence of the United States of America. Signed Seaded and Delivered in the Presence of July and Independence of the United States of America. Signed Seaded and Delivered in the Presence of July and Independence of the United States of America. Signed Seaded and Delivered in the Presence of July and Independence of the United States of America. Signed Seaded and Delivered in the Presence of July and Independence of the United States of America. Signed Seaded and Delivered in the Presence of July and Independence of the United States of America. Sworn to before me, this. A. D. 1924 A. D	en the said
And if at any time any part of said debt, or interest thereon be past due and unpaid the above described premises so said mortgagee or the profit Court of said State may, at channers or otherwise, appeint a receiver with authority to take possession of raid premises and collect said erails plong the net proceeds thereoft father paying costs of collection) upon said debt, unterest, ords of requests without liability to account for anything retries and profits needing collection. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Percents, that if. A seal mortgager. AD IT IS AGREED by and between the said parties, that the said mortgager the said debt or sum of money airoreasid, we recon, if any be due, according to the true intent and meaning of the said not. than this deed of bargain and said shall cease, determine, and be dued, otherwise to remain in fall force and urinum. AND IT IS AGREED by and between the said parties, that the said mortgagor to be said unterested to the said and and said not. The said mortgagor to be said unterested to the said and and said not the said not said mortgagor to the said not said	
the above described prenies to said mortgages of the second of the second secon	
result Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said greaters and other possing costs of collection journs and debt interest, events or expenses; without habitisty to account for anything prints and profile sciences. Here is developed possible parties to these Presents, that if Appendix and profile sciences and profile sciences. And shall well and truly pay or cause to be paid, unt. the said mortgager. the said diele or sum of money aforestait, we may fire any the word of the parties to these Presents, that if Appendix and said shall cease, determine, and be a word in the best according to the true intern and meaning of the said mortgager. the said diele or sum of money aforestait, we may fire any fire and the word, otherwise to remain in fall force and virtue. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and between the said parties, that the said mortgagor. ADD IT SAGREED, by and the sagreed of the parties of the sagreed of the sagreed	
a said motrogacy. do and shall well and truly pay or cause to be paid, unt. the said mortager. the said debt or sum of money aioresaid, we crown. If any be due, according to the true intent and meaning of the said mote, then this deed of bargain and sale shall cease, determine, and be divide; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortager. AND IT IS AGREED, by and between the said parties, that the said mortager. AND IT IS AGREED, by and between the said parties, that the said mortager. AND IT IS AGREED, by and between the said parties, that the said mortager. AND IT IS AGREED, by and between the said parties, that the said mortager. And and seal this substitute of payment shall be made. WITNESS Step that the said the said mortager. And seal this substitute of payment shall be made. WITNESS Step that the said mortager. And seal this substitute of the said mortager. And seal this substitute of the said mortager. And in the one I substitute of the United States of America. Signet: Sealed and Delivered in the Presence of States of America. Signet: Sealed and Delivered in the Presence of States of America. Signet: Sealed and Delivered in the Presence of States of America. MORTGAGE OF REAL Greenville County. And the states of America of the Within written Deed; and that She with witnessed the execution there within substitute of the said mortager. And the said mortager. And the said mortager. And said mortager. An	and profits
AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enj remises until default of payment shall be made. WITNESS They hand and seal this 24th day of March and in the one I have year of our lord one thousand nine hundred and the said mortgagor and Independence of the United States of America. Signet: Sealed and Delivered in the Presence of Act of the Sovereignty and Independence of the United States of America. Signet: Sealed and Delivered in the Presence of Act of the States of America. MORTGAGE OF REAL Greenville County. Personally appeared before me. Act of the within mamed of the Swap of the	ith interes
remises until default of payment shall be made. WITNESS. May hand and seal, this 24th day of Male A and in the one I have year of our Lord one thousand nine hundred and Letter Lay Local and in the one I have been and in the one I have b	by the said
WITNESS. Mey hand and seal, this 24th day of Malen and in the pear of our lord one thousand nine hundred and Lessen Light and Independence of the United States of America. Signed: Sealed and Delivered in the Presence of Signed: Sealed and Signed: Sealed and Signed: Signed: Sealed and Signed: Sealed a	
in the year of our Lord one thousand nine hundred and Additional Today and Independence of the United States of America. Signed: Sealed and Delivered in the Presence of Signed: Sealed and Signed: S	
Signed! Sealed and Delivered in the Presence of MORTGAGE OF REAL Signed! Sealed and Delivered in the Presence of MORTGAGE OF REAL MORTGAGE MORTGA	
Signet Sealed and Delivered in the Presence of STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this A. D. 1924 SWORN to before me, this A. D. 1924 SWORN to before me, this A. D. 1924 STATE OF SOUTH CAROLINA, Greenville County. I. STATE OF SOUTH CAROLINA, Greenville County. II STATE OF SOUTH CAROLINA, Greenville County.	
The State of South Carolina, Greenville County. Personally appeared before me. E. Ballet is made oath that So he saw the within named. "" A b f f SWORN to before me, this. "" A. D. 192. "" CSEAL. "Otary Public for South Carolina. "" STATE OF SOUTH CAROLINA, Greenville County. "" Greenville County. "" Greenville County. I. The Gree	
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. G. J.	(L. S.)
Greenville County. Personally appeared before me. E. Dan J	(L. S.
Greenville County. Personally appeared before me. E. Barrier S. B	(L. S.)
Greenville County. Personally appeared before me	(L. S.)
Personally appeared before me. E. Daniel L.	ESTATE
act and deed, deliver the within written Deed; and that S he with witnessed the execution there SWORN to before me, this A. D. 1924 Notary Public for South Carolina. We STATE OF SOUTH CAROLINA, Greenville County. I, C.	
n, seal, and as A. A. D. 192.4. SWORN to before me, this 3.4. A. D. 192.4. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF Greenville County. I, P. E. C. A. A. M. Sext. C. C. A. A. M. Sext. C. C. A. A. C. C. C. A. A. M. Sext. C. C. C. C. C. C. C. C. A. A. M. Sext. C.	
n, seal, and as A. A. D. 192.4. SWORN to before me, this 3.4. A. D. 192.4. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF Greenville County. I, P. E. C. A. A. M. Sext. C. C. A. A. M. Sext. C. C. A. A. C. C. C. A. A. M. Sext. C. C. C. C. C. C. C. C. A. A. M. Sext. C.	•••••
SWORN to before me, this 3.4. A. D. 192.4. (SEAL.) (SE	
SWORN to before me, this 3.4. A. D. 192.4. (SEAL.) (SE	
SWORN to before me, this A. D. 1924 A. D. 1924 (SEAL.)	
A. D. 192.4 C. C.L. Notary Public for South Carolina. RENUNCIATION OF Greenville County. I, C. C.L. hereby certify unto all whom it may concern, that Mrs. Extella Constant Consta	of.
A. D. 1924 (SEAL) (SEAL) (RENUNCIATION OF Greenville County. I, County And Andrew Carolina. RENUNCIATION OF County Carolina Andrew Caroli	
(SEAL.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Letter A Matary Public Diller hereby certify unto all whom it may concern, that Mrs. Extelle Constant fe of the within named Piliphaft did this day appear	
RENUNCIATION OF Greenville County. I, Local and Matary Public Solve Solve and Mrs. Extelle Confidence of the within named Solve Sol	
RENUNCIATION OF SOUTH CAROLINA, Greenville County. I, Liebrah Anatary Padic Jili hereby certify unto all whom it may concern, that Mrs. Estelle Chaft e of the within named Jili Chaft did this day appear	
I, L'Elrod A Matary Parlice Lile hereby certify unto all whom it may concern, that Mrs. Extelle la ft e of the within named J. J. Chaft did this day appear	DOWER
e of the within named J. J. Chaft did this day appear	
I was being privately and congretaly aremined by me did declare that she does from whitefully and without any communical during the first of any	
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
sons whomsoever, renounce, release and forever relinquish unto the within named 2.1. C. Rapadale	••••••
	d singular
- -	
y of Mich. A. D. 1924 West Public for South Carolina.	
y of Mich. A. D. 1924 Color (L. S.) Mely Public for South Carolina.	
Nets Public for South Carolina.	
Recorded 250 25 1924	