AND IT IS AGREED, by and between the said parties, that the said mortgagor  temities until default of payment shall be made.  WINNESS  WITNESS  WITNESS  WITNESS  WITNESS  Signed, Sealed and Delivered on thousand nine hundred and the one hundred and the year of our lord one thousand nine hundred and the said mortgagor  The State of our lord one thousand nine hundred and the said mortgagor  and in the one hundred and the year of our lord one thousand nine hundred and the said mortgagor  The State of South Carolina, Greenville County.  Personally appeared before me.  The State of South Carolina, act and deed, deliver the within written Deed; and that he with.  Witnessed the execution thereof.  SWORN to before me, this said year public for bouth Carolina.  Witnessed the execution thereof.  SWORN to before me, this said year public for bouth Carolina.  RENUNCIATION OF DOWER.  Greenville County.  O hereby certify unto all whom it may concern, that Mrs.  If if of the within named.  A D 192 44  Witnessed the execution thereof.  RENUNCIATION OF DOWER.  Greenville County.  O hereby certify unto all whom it may concern, that Mrs.  HE STATE OF SOUTH CARONS And the within named.  WITNESS  Who have produced and the said mortgagother.  The STATE of South Carolina, and said declare that the does freely, voluntarily and without my compulsion, dread or far of any person or errous whomseever, renounce, release and forever relinquish unto the within named.  Heirs and Assignas, all her interest and custe, and also all her right and claim of Dower, of, in or to, all and singular, here is not and said the right and claim of Dower, of, in or to, all and singular, here is not and said the right and claim of Dower, of, in or to, all and singular, here is not and said the right and claim of Dower, of, in or to, all and singular, here is not and said the right and claim of Dower, of, in or to, all and singular, here is not and said the right and claim of Dower, of, in or to, all and singular, here is not any and and said the right and cla		e said Citinian & Bank, their
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The best he wast Marragary agree to incure the house and buildings on all fee in a sum set in that. All the same the instanct from less or dampe in the parties of the part	2	Heirs and Assigns, from and against 1212 (121)
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the above described presents to said morteague.  The control Court of said State may, a dominant or otherwise appelled a receiver with attrictly to state escension of addition and access the said profits are state and profit are state and profit are state of profits are state of collection) upon and debt indicated, onto the expenses without intolly to account for anything more that the said profits are state of profits are stated. He control to the said state of the said state of the parties to these Presents, that is, and the said and trafe pay or cause to be paid, and a late and forth and state of the said state. Then the collect in anything more than any state of the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and to the said state. Then the coll or trapple and said shall case, distribute, and in the cone hundred and in the year of our layed one thousand time hundred and the said state. The said the said state the said state the said state the said state. The said in the one hundred and in the year of our layed one thousand time hundred and the said state. The said the said state the said state then the case of the Child States of America.  Single, Sealed and Delivered in the Freeness of the Sovereigney and Independence of the United States of America.  Single, Sealed and Delivered in the Freeness of the Sovereigney and Independence of the United States of America.  Single, Sealed and Delivered in the Freeness of the said states the said states	the premium and expense of such insurance under this mortgage, with inter	est.
the above described presents to said morteague.  The control Court of said State may, a dominant or otherwise appelled a receiver with attrictly to state escension of addition and access the said profits are state and profit are state and profit are state of profits are state of collection) upon and debt indicated, onto the expenses without intolly to account for anything more that the said profits are state of profits are stated. He control to the said state of the said state of the parties to these Presents, that is, and the said and trafe pay or cause to be paid, and a late and forth and state of the said state. Then the collect in anything more than any state of the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and state shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and the said state. Then the coll or trapple and said shall case, distribute, and to the said state. Then the coll or trapple and said shall case, distribute, and in the cone hundred and in the year of our layed one thousand time hundred and the said state. The said the said state the said state the said state the said state. The said in the one hundred and in the year of our layed one thousand time hundred and the said state. The said the said state the said state then the case of the Child States of America.  Single, Sealed and Delivered in the Freeness of the Sovereigney and Independence of the United States of America.  Single, Sealed and Delivered in the Freeness of the Sovereigney and Independence of the United States of America.  Single, Sealed and Delivered in the Freeness of the said states the said states	And if at any time any part of said debt, or interest thereon be past due a	and unpaidhereby assign the rents and profit
the sold conteger do and shall well and truly pay or cause to be paid, and the said mortgages, the said delt or sun of mency aforeated, with interest and voice otherwise to remain in full force and rittue.  AND IT IS AGREED, by and between the said parties, that the taid mortgager in head of the content in full force and rittue.  AND IT IS AGREED, by and between the said parties, that the taid mortgager in the part of our lard one thousand time hundred and the said parties, that the taid mortgager in the year of our lard one thousand time hundred and the said parties, that the taid mortgager in the part of our lard one thousand time hundred and the said parties, that the taid mortgager in the year of our lard one thousand time hundred and the said parties.  Signey, Saided and Delvered in the Frestone of the Sovereignty and Independence of the United States of America.  Signey, Saided and Delvered in the Frestone of the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTATE  (I. S.	I the above described premises to said mortgagee, or 11.0 ircuit Court of said State may, at chambers or otherwise, appoint a receiver oplying the net proceeds thereof (after paying costs of collection) upon said in rents and profits actually collected.	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the with authority to take possession of said premises and collect said rents and profits I debt, interest, costs or expenses; without liability to account for anything more than
remises until default of payment shall be made.  WITNESS.  WITNESS	the said mortgagor do and shall well and truly pay or cause to be paid	and the said mentages are all date and the said
WITNESS //// hand, and seal, this day of in the year of our Lord one thousand usine hundred and water of the Sovereignty and Independence of the United States of America.  Signud, Sealed and Delivered in the Presence of	AND IT IS AGREED, by and between the said parties, that the said n	nortgagorto hold and enjoy the sai
in the year of our Lard one thousand uine hundred and the Sovereignty and Independence of the United States of America.    Signus, Scaled and Delivered in the Presence of	Premises until default of payment shall be made.	
in the year of our Lard one thousand wine hundred and part of the Sovereignty and Independence of the United States of America.    Signus, Scaled and Delivered in the Presence of	WITNESS hand and seal , this	5th, day of the
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Signey, Sealed and Delivered in the Presence of  (L. S. (L	year of the Sovereignty an	
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Greenville County.  Personally appeared before me  and made oath that the saw the within named.  Greenville County.  Natary Public for Bouth Carolina.  Witnessed the execution thereof.  SWORN to before me, this.  Witnessed the execution thereof.  SWORN to before me, this.  A. D. 1924  (SEAL)  Netraty Public for Bouth Carolina.  RENUNCIATION OF DOWER Greenville County.  I. County.  I. County of the within named.  If of the within named.  Witnessed the execution thereof.  RENUNCIATION OF DOWER Greenville County.  I. County of the within named.  Witnessed the execution thereof.  SWORN to before me, this.  RENUNCIATION OF DOWER Greenville County.  I. County of the within named.  In the within named.  Witnessed the execution thereof.  SWORN to before me, this.  RENUNCIATION OF DOWER Greenville County.  I. County of the within named.  Witnessed the execution thereof.  SWORN to before me, this.  Witnessed the execution thereof.  SWORN to before me, this.  A. D. 1924  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 present of the		(L. S.
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act and deed, deliver the within written Deed; and that he with  witnessed the execution thereof.  SWORN to before me, this.  A. D. 192  A. D. 192  Creenville County,  I. F. R.  The STATE OF SOUTH CAROLAAA  RENUNCIATION OF DOWER.  Greenville County,  I. F. R.  The within named.	· }	MORTGAGE OF REAL ESTATE
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witnessed the execution thereof.  SWORN to before me, this.  A. D. 192  Neary Public for Bouth Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I, did this day appear before me, did 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 resons 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, of the country public for South Carolina.  Notary Public for South Carolina.		
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