PROVIDED ALWAYS, NEVERTIFICANS, and it is the true intent and meaning of the parties to these Presents, that it is not and shall well and tray may or cause to be paid, anto the shall recorded an and dot to some of means and other or means in the local contains to did not command to the substance of the said and the shall exceed the said clearly too the view of the said shall every too the said of the contains to did not command to the said of the contains to did not contain to the said parties, that the said uncitage or to hold and enjoy the sa remises until default of payment shall be made. WEYNESS PLAY hard and set until the made and the said uncitage of the said uncitage of the said and the one boundered as in the year of our local she thousand since hundred and the said uncitage. WEYNESS PLAY hard and set under the said and said uncitage of the United States of America. Signed Stated and Delivered it the Presence of States and America. Signed Stated and Delivered it the Presence of States and America. MORITGAGE OF REAL ESTAT. Greenville County. Personally appeared before me. As act and deed, deliver the within written Deed; and that the with. SWORN to before me, this. SWORN to before me, this. As act and deed, deliver the within written Deed; and that the with. SWORN to before me, this. WENUNCATION OF DOWE. Creenville County. Creenville County. Creenville County. Creenville County. Notary Fablic for South Carolina. Hiers and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and singular to premise within mentioned and released. (IVEN under the within amended and released. (IVEN under the within mentioned and released. Notary Fablic for South Carolina. Notary Fablic for South Carolina. Notary Fablic for South Ca	TOGETHER with, all and singular, the Rights, Membe aining. TO HAVE AND TO HOLD, all and singular, the said Pr	emises unto the said	il helmino	a gwegu	, her
this, Secretaria, Administrators and Assign, and cross persons whomsever harming, from not agreement affection of the Martinger. And the tight Martinger. And the tight Martinger. And the tight Martinger. And the tight Martinger. And assign the policy of formation in the case consequence, and assign the policy of formation in the case consequence, and the tight of formation. And assign the policy of formation in the case consequence, and the tight of the case of th	Day 1 1 . O.	e . David	Heirs and A	Assigns, forever. And	
this, Secretaria, Administrators and Assign, and cross persons whomsever harming, from not agreement affection of the Martinger. And the tight Martinger. And the tight Martinger. And the tight Martinger. And the tight Martinger. And assign the policy of formation in the case consequence, and assign the policy of formation in the case consequence, and the tight of formation. And assign the policy of formation in the case consequence, and the tight of the case of th	hereby bind	, my	illelaning	M.C. G.	and Administrators,
the Extension Administrators and Andrews and covery person what should be should be staged to be got or general and the and the should be should be should be got or the should be should	warrant and forever defend, all and singular, the said prem	ises unto the said	MALA MANULUM	Me Gass	d. Mu
And the sight Aerigany. Species to insure the house and buildings on raid too in a more and test than I Medical Medica	eirs. Executors, Administrators and Assigns, and every personal	on whomsoever lawfully claimit	ng, or to claim the same, or	r any part thereot.	
The premium of expose of suspenses to the animages of the suspenses of the suspenses of the size of the suspenses of the size	And the said Mortgagor agree to insure the house	and buildings on said lot in a s	um not less than	ve himo	led
a, and categor the policy of immanate to the sold mortgages—, and that in the event that the contrager—, should at any time full to do so, then the sate stranger comes contraged to the precision and experience and the sate of the door and profit of the above that profit or said should be interest thereon by got the said says time any point of said should be interest thereon by got the said says time any point of said should be interest thereon by got the said says time any point of said should be interest thereon by got the said says time any point of said should be interested and profit the above should profit the said says time any point of said should be said something of the said says time and profit the said something of the said says time and profit the said sate and sate and profit the said sate and sate and profit the said sate and sate a					
And if it may throw any part of add debt, or interest thereon to goes the and anyabed And if it may throw any part of add debt, or interest thereon to goes the and anyabed And if it may be the processor. An additional and the control court of sold space may a counter of sold space may be counted from the counter of sold space may a counter of sold space may be countered and space of the countered and manager of the parties to these Presents, that if. PROVIDED ALWAYS, NEVERTHALMSS, and it is the true intered and manager of the parties to these Presents, that if. AND IT IS AGRECO, by and between the aide gusten, that the aide counterpart of the sold and make the other counterpart of the sold space of the parties of the sold and entire the counterpart of the sold space of the parties of the sold space of the sold space of the sold space of the parties of the sold space of th	re, and assign the policy of insurance to the said mortgagee	, and that in the event tha	at the mortgagorshall	at any time fail to	lo so, then the said
the short described promities to and nontengance. The content of t	or the premium and expense of such insurance under this mort	gage, with interest.		<i>V</i>	
the short described promities to and nontengance. The content of t	And if at any time any part of said debt, or interest thereon	a be past due and unpaid	J	hereby assign	the rents and profit
to said contragence— do and shall well and traly says or cause to be paid, unto the said mortgage. The said delice one of internal with an interest of the said mortgage of sargain and substitute contents in the force and victors, and to treatly seed of society extensive to receasing the contents of the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said parties, that the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT IS AGREED, by and between the said mortgagor. ADD IT	I the above described premises to said mortgagee, or	Heirs, loint a receiver with authority to tion) upon said debt, interest, or	Executors, Administrators of take possession of said costs or expenses; without	r Assigns, and agree th premises and collect sa liability to account for	at any Judge of the id rents and profits anything more than
Coron, If any to due, according to the true retent and manning of the said note, then that deed of sortion and and said the control and out electric to receive in the tree can define. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said training and the said and the said that the said and the said the said	be said mortgagor. do and shall well and truly hav or ca	suse to be naid unto the said	mortgagee the said deb	ot or sum of money ato	oresaid, with interes
remines until default of soyment shall be made. WITNESS. May	nereon, if any be due, according to the true intent and me ad void; otherwise to remain in full force and virtue.	caning of the said note, then the	nis deed of bargain and sale	e snam cease, determine,	and be diterry has
WITNESS THE band and seal , this in the year of our Lord but thougand nine hundred and the control of the Witness of the Control of the Witness of America. Signed, Sealed and Dajicreed by the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the Witness of America. Signed, Sealed and Dajicreed by the Presence of the Witness of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. Signed, Sealed and Dajicreed by the Presence of the United States of America. MORTGAGE OF REAL ESTAT. MORTGAGE OF REAL ESTAT. MORTGAGE OF REAL ESTAT. MORTGAGE OF REAL ESTAT. Signed, Sealed and seal, this the control of the Within written Deed; and that he with united States of America. Signed, Sealed and seal of the Within united States of America. Signed, Sealed and States of the United States of America. Signed, Sealed and Dajicred by the States of the United States of the United States of the United States of America. Signed, Sealed and Individual and States of the United States of the Uni		that the said mortgagor		to hold	and enjoy the sai
Signed, Sealed, and Delivered in the Presence of Hulling States of America. Signed, Sealed, Sealed, and Delivered in the Presence of Hulling States of America. Signed, Sealed, Seal		L		Quina	•
Signed, Sealed, and Depicted in the Presence of Hard Sovereigney and Independence of the United States of America. Signed, Sealed, Bediever, In the Presence of Hard Sovereigney and Independence of the United States of America. Signed, Sealed, Bediever, In the Presence of Hard States of America. (L. S. (L. S. (L. S. (L. S. (L. S. Creaville County.)) Personally appeared before me. A. J. J. Banks Adult. MORTGAGE OF REAL ESTAT. Greenville County. Personally appeared before me. A. J. J. Banks Adult. Sworn to before me, this. J. J. Banks Adult. Witnessed the execution thereof. Sworn to before me, this. J. J. Banks Adult. Mount Proble to South Carolina. HE STATE OF SOUTH CAROLINA, Creenville County. I. O bereby certify unto all whom it may concern, that Mrs. If of the within named. J. J. Banks Adult. Mrs. Greenville County. I. O bereby certify unto all whom it may concern, that Mrs. If of the within named. J. J. Banks Adult. Mrs. He first and Assigna, all her interest and cetate, and also all her right and claim of Dower, of, in or to, all and singulate promises within mentioned and released. GIVEN under my hand and seal, this. Notary Public for South Carolina. Notary Public for South Carolina.	WITNESS and seal , the	11s	day of	Januar	
(L. S. (L. S.	1/0-+1	1 1			the one hundr e d ar
(L. S. (L. S.	Signed, Sealed and Polivered in the Presence of	Ì			
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me At A Balley act and deed, deliver the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this Jake Managery A D. 192 Motary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I, I, I, I, I, I, I, I, I, I			J. It. and	uson	(L. S
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A. B. Basked delle discount of the within named and seed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this A. D. 192. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. If of the within named dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 province of the within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.	Lola Melley				(L. S
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Id. B. L. Bauke dadle gn. seal, and as his act and deed, deliver the within written Deed; and that he with SWORN to before me, this. JAL Bauke dadle witnessed the execution thereof. SWORN for before me, this. JAL Bauke dadle witnessed the execution thereof. RENUNCIATION OF DOWE Greenville County. I. Shereby certify unto all whom it may concern, that Mrs. if of the within named. Id 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 the south of the state of the sithin 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 sithin marked and released. GIVEN under my hand and seal, this. Notary Public for South Carolina.					
Oreenville County. Personally appeared before me. Id. D. L. Bauker deally gen, seal, and as. Rio act and deed, deliver the within written Deed; and that his with SWORN to before me, this. Jan. M. D. 192. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA. Greenville County. I. J. C. L. Bauker deally Witnessed the execution thereof. RENUNCIATION OF DOWE Greenville County. I. J. C. L. Bauker deally Witnessed the execution thereof. RENUNCIATION OF DOWE Greenville County. I. J. C. L. Bauker deally Witnessed the execution thereof. A D. 192. J. Bauker deally Witnessed the execution thereof. A D. 192. J. Bauker deally Witnessed the execution thereof. A D. 192. He state of South Carolina. RENUNCIATION OF DOWE Greenville County. I. He is of the within named. J. Bauker deally Witnessed the execution thereof. A D. 192. He is state of and that his witnessed the execution thereof. Witnessed the execution thereof. A D. 192. Notary Public for South Carolina.					
gn, seal, and as Rio act and deed, deliver the within written Deed; and that he with SWORN to before me, this ALA Melley witnessed the execution thereof. SWORN to before me, this ADA D. 1924 Motary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Cohereby certify unto all whom it may concern, that Mrs. ife of the within named. ife of the within named. ife of the within named. If 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 errors 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 A. D. 192 Notary Public for South Carolina.	Greenville County.	a 0 0 0	/	MORTGAGE (OF REAL ESTAT
gn, seal, and as Rio act and deed, deliver the within written Deed; and that he with SWORN to before me, this A. D. 1924 Witnessed the execution thereof. SWORN to before me, this A. D. 1924 Witnessed the execution thereof. Greenville County. I. Charder (SEAL) On hereby certify unto all whom it may concern, that Mrs. ife of the within named. Indupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person ersons 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 to premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 (L. S.) Notary Public for South Carolina.	Personally appeared before me	1. D. L. Bash	sdale		
SWORN to before me, this. A. D. 192 WHE STATE OF SOUTH CAROLINA, Greenville County. I,	nd made oath thathe saw the within named	1, 24. Andersi	<i>77</i> C		***************************************
SWORN to before me, this. J. J	0.1				
SWORN to before me, this. A. D. 192. THE STATE OF SOUTH CAROLINA, Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. If of the within named. Indupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person errors 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. (I. S.) Notary Public for South Carolina.	gn, seal, and as				
SWORN to before me, this. A. D. 192 When the STATE OF SOUTH CAROLINA, Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. If of the within named. If of the within		Lola Kelley	<u>/</u>	witnessed the execu	tion thereof.
A D. 192 / A. D. 1	CHAPTY AS A SECTION ASSESSMENT 19 THE				
Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before many 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 premises within mentioned and released. GIVEN under my hand and seal, this. ay of. A. D. 192. (L. S.) Notary Public for South Carolina.		/ 1			
Greenville County. I,	Das, M. Michardeones	EAL.)	a. S. L. B.	iskedale	
Greenville County. I,	CONTROL CAPOLINA		<u> </u>	RENUNCIA	TION OF DOWE
ife of the within named	}				
ife of the within named	I,	·			
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. A. D. 192	hereby certify unto all whom it may concern, that Mrs				
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					,
GIVEN under my hand and seal, this	ersons whomsoever, renounce, release and forever relinquish un	to the within named			
GIVEN under my hand and seal, this	Heirs and Assigns,	all her interest and estate, and	l also all her right and clai	m of Dower, of, in or	to, all and singula
A. D. 192					
Notary Public for South Carolina.	GIVEN under my hand and seal, this	······			
	ay of	2			
	Water Dutte for Cond. Cond.	(L. S.)			······································
, , , , , , , , , , , , , , , , , , ,		<i>(</i>			
	Recorded January 19	<u>L.</u> 192 <u>L</u> ,			