PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and maxing of the parties to these Prosents, that if the said mortgagor. do and shall well and truty pay or cause to be poid, onto the said mortgagor, the said didd or sum of money aforesaid, with interest and void; otherwise to remain in thill force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. And the said said said that is payment shall be made. WITNESS Alther board more and seal, this could be said to the third said mortgagor. And the said said said said said said said said	TOGETHER with, all and singular, the Rights, Members, Hereditaments a taining.	nd Appurtenances to the said Premises belonging, or in anywise incident or apper-
And the control of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Howdvalle Surestinent Compa
as brooks that Allerton Allert	US Bulles in the	Heirs and Assigns forever And
And the state former person who the server of the state of the server person who the server be brighty forming on to death servery or many or any part liberal. And the stall Markgager agree. In some the boats and halfleigh on a list has in a seem or the liberal. And the stall Markgager agree. In some the boats and halfleigh on a list has in a seem or the liberal. (In the person of the seems to be inserted in markgager. and that in the reset that the markgager. And it as spitule half we do so, then the stall and person of the person of the person and expected as such inserted in marked. A little and any of residents. And it is take then say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary and all the said said and the said said and the said said and the said said said said said said said said	do hereby bind Myself and men	Haire Eugenton and Administration
And the state former person who the server of the state of the server person who the server be brighty forming on to death servery or many or any part liberal. And the stall Markgager agree. In some the boats and halfleigh on a list has in a seem or the liberal. And the stall Markgager agree. In some the boats and halfleigh on a list has in a seem or the liberal. (In the person of the seems to be inserted in markgager. and that in the reset that the markgager. And it as spitule half we do so, then the stall and person of the person of the person and expected as such inserted in marked. A little and any of residents. And it is take then say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary, with interest. And it is take the say part in said bifts or distoral there has no surgary and all the said said and the said said and the said said and the said said said said said said said said	to warrant and forever defend, all and singular the said premises up the said	Word daille saident to the formation
The protection of the protecti	17.0.1 A	on any and
And the said Mortgages—spring. In where the house and boildings on add his to a wan not less than been all formers and the said Mortgages—spring of the part of the said mortgages—and that is the content. The said is the vertex that the mortgage—and that is the vertex that the mortgage—and that is the content of the said mortgages—and that is the content. The said is an add that the said of the said mortgage, with interest the mortgage, with interest the mortgage of such mortgage with interest. And if it is any time they part or said both or interest Excess the part of the said mortgage—and the said mortgage—and the said of the said mortgage—and the said of the said on the mortage —and the said of the said on the said mortgage—and the said of the said on the said mortgage—and the said of the said on the said mortgage—and the said of the said on the said mortgage—and the said which considered and said of the said on the said of the s	Heirs, Executors, Administrators and Assigns, and every person whomseever learn	Heirs and Assigns, from and against.
Define (in a company or comments satisfactory or the acceptance) who long the same instruct from his or during by five, and stated in the create that the acceptance) who long the same instruction has no during by five, and stated in the create that the acceptance And it is any time and and the same to be interest thereon by part of and the create the same to be interest the same to be interest the comment of the promises. The life of the promises and suggests of the promises of the promise		
The state of policy of improves to the state energings—and that in the event that the energings—shall at any time stall to do so, there the said mortgage, was cause the same to be instructed in ACL CLICLE		
for the premium and expense of such insurance under this mortgage, with instruction. And if at may time any part of said debt, or interest thereins be past due and anyon. In the three described premiums to said mortgages. And in the content of the said mortgages. And in the content of said said and said mortgages. And in the content of said said mortgages. And in the content and profits of the profits of the profits of the profits and color and profit and profits of the	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 falls, or increast Charens he past due and unpaid of the oliver described premises to said methogan	mortgagee may cause the same to be insured in Account	lame and reimburse
of the above described promises to and moreogone and the described described promises to and moreogone and colored control of the colored control of the colored color	for the premium and expense of such insurance under this mortgage, with interest.	,
personnel to ent proceeds thereof (after polyte cours of calledium) mode and dash, more as cours of expenses; without habities to account the analysis that the rest and process actually observed. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree interet and meaning of the parties to these Proceeds, that it and and more and the authority are do and state with and triply are causes to be paid into the said more and the process. The process afterential, with interest and volved otherwise to remain in all to the major framework of the said more and volved otherwise to remain in all to the major framework and money of the said more and volved otherwise to remain in all to the major framework and volved otherwise to remain in all to the major framework and volved otherwise to remain in all to the major framework and volved otherwise to remain and volved otherwise the said portice, that the said more and volved otherwise to remain and the fault of payment shall be made. WITNESS, Fiftey band and seat this delicated that the said more and the part of our lived one thousand rime hundreds and delicated for the said framework and in the one thundred and fault of the year of our lived one thousand rime hundreds and delicated for the said fault of payment shall be made. WITNESS, Fiftey band and believed in the Presence of France of the Sovereignty and Independence of the United States of America. Singled Saide and Delivered in the Presence of France of the Sovereignty and Independence of the United States of America. MORTOAGE OF REAL ESTATE. Personally appeared before me. AD 1924 A		
the said morageness	of the above described premises to said mortgagee, or III auctional Circuit Court of said State may, at chambers or otherwise, appoint a receiver with applying the net proceeds thereof (after paying costs of collection) upon said debt, the rents and profits actually collected.	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the authority to take possession of said premises and collect said rents and profits, interest, costs or expenses; without liability to account for anything more than
and solid, otherwise to remain in full force and errors. 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 be the said the one handred and the said the said the said the one handred and the said the said in the one handred and fall said in the one handred and in the one handred and fall said in the one handred and fall said in the one handred and fall said in the one handred and in the one handred and fall said in the one handred and fall said in the one handred and in the one handred and said said the said said in the one handred and said said said the said said said said the said said said said said said said said	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and me	aning of the parties to these Presents, that if
Premises within manted and beauty of payment shall be made. WITNESS Littly hand and seat, this designation of the United States of America. And in the one hundred and first part of the Overriginty and Independence of the United States of America. Signed, Sealed and Delivered in the Processor of C. S. (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) CHE STATE OF SOUTH CAROLINA, Oreenville County. Personally appeared before me A. C.C.A. C.C. SWORN to before me, this designation of the within written Deed; and that the new the within the search of the C.S. Notary Public for South Carolina. CEEAL. A. D. 1924 (SEAL.) (SEAL.)	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 no and void; otherwise to remain in full force and virtue.	the said mortgagee, the said debt or sum of money aforesaid, with interest te, then this deed of bargain and sale shall cease, determine, and be utterly null
in the year of our first one theatened sine hundred and this state of the United States of America. Signed Sealed and Delivered in the Presence of Signed Sealed and Sealed Sea	AND IT IS AGREED, by and between the said parties, that the said mortgage	gor to hold and enjoy the said
in the year of our Lord one theatened aim hundred and the the sovereignty and independence of the United States of America. Signed, Sagled and Delivered in the Presence of LLACTED Signed, Sagled and Delivered in the Presence of (L. S.) (R. S	Premises until default of payment shall be made.	
in the year of our Gord one thousand nine hundred and the year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (L. S.) (WITNESS 1244 hand and seal this twenter	the day of June
Signed, Sealed and Delivered in the Prosence of Park Leaf Law Delivered in the Prosence of Park Leaf Law		
Signed, Stajed and Delivered in the Presence of CL. S.) (L. S.)		//
SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. SWORN to before me, this Miller A. D. 1924 Witnessed the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. SWORN to before me, and the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. SWORN to before me, and the execution thereof. Witnessed the execution th		ependence of the United States of America.
(I. S.) (I.	Signed, Sealed and Delivered in the Presence of	
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A D. 1924 Notary Public for South Carolina. If of the within named. A D. 1924 June 100 June		tranklin (L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath that he saw the within named. Acceptable in the same of the saw the within named. Acceptable in the same of the	at Tay	(L. S.)
Greenville County. Personally appeared before me Greenville County. gn. seal, and as ALV County act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this ALVA CAROLINA, Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I. County of the within named. If of the within nam		(L. S.)
Greenville County. Personally appeared before me Jack and Land Land Land Land Land Land Land	/	(L. S.)
ign, seal, and as ALLE LUCA act and deed, deliver the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this ALLE LUCA (SEAL) Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, ALLE LUCA MARINA (SEAL) O hereby certify unto all whom it may concern, that Mrs. iffe of the within named. If you have the within named without any compulsion, dread or fear of any person or 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, here premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	· · · · · · · · · · · · · · · · · · ·	MORTGAGE OF REAL ESTATE.
ign, seal, and as ALL Control act and deed, deliver the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this ALL Control act and deed, deliver the within written Deed; and that he with A. D. 1924 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within act and act and act and act and without any compulsion, dread or fear of any person or 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, the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	Boundly and the	
ign, seal, and as ALL Control act and deed, deliver the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this ALL Control act and deed, deliver the within written Deed; and that he with A. D. 1924 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within act and act and act and act and without any compulsion, dread or fear of any person or 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, the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	rersonally appeared before me.	1.1.1.
ign, seal, and as ALL Control act and deed, deliver the within written Deed; and that he with Witnessed the execution thereof. SWORN to before me, this ALL Control act and deed, deliver the within written Deed; and that he with A. D. 1924 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, ALL Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within written Deed; and that he with RENUNCIATION OF DOWER. Greenville County. I, All Control act and deed, deliver the within act and act and act and act and without any compulsion, dread or fear of any person or 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, the premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	and made oath that he saw the within named Inaux	mith
SWORN to before me, this following the execution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SWORN to before me, this following the secution thereof. SEAL J.		
SWORN to before me, this Added the execution thereof. SWORN to before me, this Added the A. D. 1924 A. D. 1924 STATE OF SOUTH CAROLINA, Greenville County. I, Service of the within named. On hereby certify unto all whom it may concern, that Mrs. If the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or 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, are premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	0	
SWORN to before me, this Added to the execution thereof. SWORN to before me, this Added to the execution thereof. SWORN to before me, this Added to the execution thereof. SEAL) Notary Public for South Carolina. SEAL) SEAL) A D. 1924 SEAL) Creenville County. I, O hereby certify unto all whom it may concern, that Mrs. if the 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 or 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, are premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 Notary Public for South Carolina.	ign, seal, and as A.	Deed; and thathe with
SWORN to before me, this ALLALA A. D. 1924 Notary Public for South Carolina. CHE STATE OF SOUTH CAROLINA, Greenville County. I,		
A. D. 1924 Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. rife of the within named	/ /	witnessed the execution thereof.
RENUNCIATION OF DOWER. Greenville County. I,	SWORN to before me, this towartieth	
RENUNCIATION OF DOWER. Greenville County. I,	lay of (1121 8.	<u>.</u>
RENUNCIATION OF DOWER. Greenville County. I,	Y la Para	O. B. K. K. III
Creenville County. I,	Notary Public for South Carolina.	J. J. Juliana
Greenville County. I,	(,	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
o hereby certify unto all whom it may concern, that Mrs	Greenville County.	
o hereby certify unto all whom it may concern, that Mrs	1, -11 Janetase 121 1	uning most gage
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 ersons whomsoever, renounce, release and forever relinquish unto the within named		
me 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 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, are premises within mentioned and released. GIVEN under my hand and seal, this	o 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, ne premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192	o 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, ne premises within mentioned and released. GIVEN under my hand and seal, this	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
A. D. 192	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
A. D. 192	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
	wife of the within named	freely, voluntarily and without any compulsion, dread or fear of any person or
	wife of the within named	freely, voluntarily and without any compulsion, dread or fear of any person or
Recorded 11 1 1924	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or
	o hereby certify unto all whom it may concern, that Mrs	freely, voluntarily and without any compulsion, dread or fear of any person or