PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. It said mortisanor to and shall well and truty pay or cause to be pall, unto the said nortigance, the said diet or sum of money aforcasid, with interest and between the said mortisanor in the said mortisanor the said shall cause, determine, and in surtry wall and will offer be assumed to full feet and between the said parties, that the said mortisanor. AND IT IS AGREED, by and between the said parties, that the said mortisanor. WITNESS. The band and real this and every the said parties, that the said mortisanor. WITNESS. The band and real this and every offer the said mortisanor. WITNESS. The said mortisanor and in the case handred and forther the household and parties, that the said mortisanor. Signed, Sedul and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sedul and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sedul and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sedul and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sedul and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sedul and Delivered in the Presence of the United States of America. Signed, Sedul and Delivered in the Presence of the United States of America. Signed, Sedul and Delivered in the Presence of the United States of America. Signed, Sedul and Delivered in the Presence of the United States of America. It is a support of the United States of America. Signed, Sedul and Delivered in the Presence of the United States of America. Signed, Sedul and Delivered in the Vision States of America. Signed, Sedul and Delivered in the Sovereignty and Independence of the United States of America. Signed, Sedul and the Sedul and Sta	taining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa	and Appurtenances to the said Premises belonging, or in anywise incident or apperid. I homeson. his Heirs and Assigns, forever. And
there is a continued and animals. The standard animals are continued and animals of the standard animals. The standard animals are continued and animals are continued animals. The standard animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals. The standard animals are continued animals are continued animals. The standard animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals. The standard animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals are continued animals. The standard animals are continued animals are continued animals are continued animals are continued animals. The standard animals are continued animals. The continued animals are continued animals. The continued animals are continued animals are continued animals are continued animals are continued animals. The continued animal	do hereby bind myself and my	
And the soft Meregore — spece — between the bases of business called and the process of the soft of th		
Deliter (in a company or companies satisfactory to the morragenes), and there the take the program of any of the same to the similar of the same to the same to the similar of the same to the same to the insured in	Heirs, Executors, Administrators and Assigns, and every person whomsoever law	Heirs and Assigns, from and against Me and my vfully claiming, or to claim the same, or any part thereof.
record and the colory of immune to the said management, and that in the court that the coveragement, shall at any time fail to do so, then the said corregage, may cause the same to be interest thereon be past doe and missions. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon be past doe and mipside. And if at any time any part of said shelt or interest thereon is a past doe and mipside. And if any part of said state any all past doe and resident shelt of said state and a resident shelt of said state and shelt of said state and state and said said state and said said shelt and resident shelt she said shelt of said state and said said said state and said said said said said said said sai	And the said Mortgagor agree to insure the house and buildings of	on said lot in a sum not less than Five hundred
And if at any time any part of said dath, or increes thereas he past due and unpaid. And if at any time any part of said dath, or increes thereas he past due and unpaid. And if at any time any part of said dath, or increes thereas he past due and unpaid. And if at any time any part of said dath, or increes thereas he past due and unpaid. And if at any time any part of said dath, or increes thereas he past due and unpaid. And if at any time any part of said dath, or increes thereas he past due and part of the pasting cause of pasting more than pasting and the pasting causes. AND IT IS ADEED, by and between the unit pasting, or said more, then the said more, then the said more, then the said more, then the said more than the said that case, determine, and is the one headed and the said that the said more than the said that	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 cost of sold dath or interest thereon be past the and anguist. And if at any time any cost of sold dath or interest thereon be past the and anguist. Here of the other described seculiars and accordance of the secondary Administrators or Anguist and Sake, may, at chainters or otherwise, appoint a review ofth authority to take possession of sold precisions and caree that seed and profits are controlled to the control of the secondary Administrators or Anguist and Sake, and a secondary of the secondary and the secondary of the secondary of the secondary and the secondary of the secondary o	mortgagee may cause the same to be insured in	name and reimburse
at the above described permitter to with morrogone of Action Control Antibidity provides and control forms of the true Jodge of the milk Corpt of additional States may as distinction to whose provides and control forms of the parties to these provides and control supplies more than it will be an additional provides and control forms and mortal provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the provides and control forms of the parties to the parties to the control forms of the parties to the parties to the control forms of the provides and control forms of the parties to the control forms of the provides and control forms of the parties to the control forms of the control forms of the provides and control forms of the parties to the control forms of the control forms of the provides and control forms of the parties to the control forms of the control forms and control forms of the parties to the control forms of the control forms and control forms of the parties to the parties of the parties and control forms of the parties and chain of the par	for the premium and expense of such insurance under this mortgage, with interes	st.
Trend Care of and State may, at chambers or otherwise, agreed a receiver with authority to take possessant of and protons for the relation approach received in the control of the possessant of the protons of the prot	And if at any time any part of said debt, or interest thereon be past due ar	nd unpaid
he said mortgagor do and shall well and truly pay or cause to be pold, auto the said mortgagor the said dolt or sam of money aforecast, with interest recovery. If any bed lace according to the resident and manning of the said store, the said dolt of bargain and sale shall case, determine, and be tutterly mild voids, deleverible to remain in full force and virtue. AND IT IS ARREED, by and between the said payries, that the said mortgagor to hold and erjoy the said Permises until default of payment shall be coade. WITHERS THE John and and seal this and deed, deliver the within written Deed; and that is, with witnessed the execution thereof. SWORN to before me, this and the search of the seal this and seal this	Circuit Court of said State may, at chambers or otherwise, appoint a receiver wi applying the net proceeds thereof (after paying costs of collection) upon said of the rents and profits actually collected.	ith authority to take possession of said premises and collect said rents and profits, debt, interest, costs or expenses; without liability to account for anything more than
Personally appeared before me and made outh that he saw the within named	the said mortgagor do and shall well and truly pay or cause to be paid, a	into the said mortgagec the said debt or sum of money aforesaid, with interest
WITNESS My hard and seal, this 2 Med day of March in the year of our Lord one choused nine bundred and March and Surgest and in the one bundred and former and former and the search of the Sovereignty and Independence of the United States of America. Stancel, Scaled and Delivered in the Presence of G. G. B. C. G. B. C. G. S. (L. S.)	AND IT IS AGREED, by and between the said parties, that the said mort	gagor to hold and enjoy the said
in the year of our Lord one thousand nine bundred and Signed. Salved and Delivered in the Protection of Sovereignty and Independence of the United States of America. Signed, Sedand and Delivered in the Presence of G. R. B. B. (L. S.) (Premises until default of payment shall be made.	and was a by
Signed. Scaled and Delivered in the Presence of Signed. Scaled and Delivered in the Presence of C. R. B. B. (1. 8) (1. 8)	in the year of our Lord one thousand nine hundred and Tuel	ely-fue and in the one hundred and
B.C. Babb. (1. 8) (1. 8		Independence of the United States of America.
(I. S.) (I. S.		C. R. Babb
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me B. C. Sure By C. Sure	U.M. Balel Jr.	(-1, 2-7,
Greenville County. Personally appeared before me IB. C. Burelle Igen, seal, and as A. B.	<u>G</u>	(-1, 2-,
Personally appeared before me B. C. R. B. A. S. A. B. A. B. A. B. B. C. R. B. A. B. A. B. B. C. R. B. A. B. B. C. R. B. A. B.	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
ign, seal, and as Ria act and deed, deliver the within written Deed; and that he, with Witnessed the execution thereof. SWORN to before me, this. A D. 192 20 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, White within named. B B B B B B B B B B B B B B B B B B B	Personally appeared before me	eus
SWORN to before me, this 2 nd A. D. 192 2. As D. 192 2. Notary Public for South Carolina. SEAL) The STATE OF SOUTH CAROLINA, Greenville County, I, I and I and South Carolina and I an	and made oath thathe saw the within named	18-6-
SWORN to before me, this 2 nd A. D. 192 2. As D. 192 2. Notary Public for South Carolina. SEAL) The STATE OF SOUTH CAROLINA, Greenville County, I, I and I and South Carolina and I an	. Ú '	
SWORN to before me, this. 2 A D. 192 2 A D. 192 2 Notary Public for South Carolina. SHE STATE OF SOUTH CAROLINA, Greenville County. I, W. Babb a Motary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, W. Babb a Motary Public for South Mrs. A D. 192 2 Babb a Motary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. Idid this day appear before me did 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, and of W. Babb and the premises within mentioned and released. GIVEN under my hand and seal, this 2 M. Babb and a South Carolina. Notary Public for South Carolina. CL. S.) A D. 192 2 Notary Public for South Carolina. CL. S.)	sign, seal, and asact and deed, deliver the within wr	ritten Deed; and thathe, with
A. D. 192. 25 Notary Public for South Carolina. (SEAL) The STATE OF SOUTH CAROLINA, Greenville County. I, W. B. al. b. a most any Dublic and for south Carolina did this day appear before me on 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, the premises within mentioned and released. GIVEN under my hand and seal, this 2 m.l. ay of M. M. M. D. 192. 35 Notary Public for South Carolina.		witnessed the execution thereof.
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I	day of March A. D. 1925	
Greenville County. I, W. M. Balb. a motary Public and for S. C.		B.C. Gueus.
I, W. M. Babb. a motary Public of the within named. Given 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, and of the mentioned and released. GIVEN under my hand and seal, this. A. D. 1925. Notary Public for South Carolina. Public for South Carolina.	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
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 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 5 Notary Public for South Carolina.		Publicin and for S.C
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GIVEN under my hand and seal, this. 2 nd ay of March A. D. 1923 When the seal of the sea		d J. a. I nomason, this
ay of March A. D. 1925 U. M. Ball. (L. S.) Notary Public for South Carolina.	persons whomsoever, renounce, release and forever relinquish unto the within name	
	Dersons whomsoever, renounce, release and forever relinquish unto the within name Heirs and Assigns, all her interest a the premises within mentioned and released.	
16 L 2 7	Heirs and Assigns, all her interest a GIVEN under my hand and seal, this 2 nd Assigns all hard and seal, this 2 nd Assigns all hard and seal, this 2 nd A. D. 192 3	and estate, and also all her right and claim of Dower, of, in or to, all and singular,