hereby blod.  The problem of the pro	TOGETHER with, all and singular, the Rights, Members, He aining.  TO HAVE AND TO HOLD all and singular the said Premises	s unto the said
Erro, Essection, Administrations and Assigns, and every person whomesees barriedly chings, or to data the tent or way yearly process.  And the self Maragoon — agree — to insure the boste and buildings or said bet in a sum not lear than.  Dullars (in a company or companies administration to the mortgage — ), and keep the same interest from how or damage by a said assign the voice of insurance to the call contagen — and the in the wasterness.  And if at any time are sent in said clift, or increase thereon to way due to the contage of the cont		Heirs and Assigns, forever. And
Erro, Essection, Administrations and Assigns, and every person whomesees barriedly chings, or to data the tent or way yearly process.  And the self Maragoon — agree — to insure the boste and buildings or said bet in a sum not lear than.  Dullars (in a company or companies administration to the mortgage — ), and keep the same interest from how or damage by a said assign the voice of insurance to the call contagen — and the in the wasterness.  And if at any time are sent in said clift, or increase thereon to way due to the contage of the cont	o hereby bind My self auß	Heirs, Executors and Administrators,
And the saled Mortganger—signe	o warrant and forever defend, all and singular, the said premises unto	o the said
And the raid Meriphogen spine to amone the borne and buildings on aid let in nome to less than  Dollars (in a company or compa		Heirs and Assigns, from and against Mufself and me
Delites (in a company or companies selectancy to the noticean		
and asking the policy of increases in the mid contageness, and that in the event that the mostisseness. John it may the fall to do so, then the next prepagation may cause the same to be instructed in.  ### And If at new time any part of said dold, or interest thereon he pony does not required.  And If at new time any part of said dold, or interest thereon he pony does not required the contageness of shortly soliday the resist and prefets the dolers described premises to raid mortgager.  And If at new time any part of said dold, or interest thereon he pony does not receive the contageness of shortly soliday the resist and prefets and prefets described premises to raid mortgager.  And If at new time any part of said dold, or interest thereon he pony does not described prefet and prefets and prefets described premises to real mortgager.  And If at new time any part of said dold, or interest thereon he prefet shortly soliday to the prefet shortly soliday to the prefet shortly soliday of the prefet shortly soliday of the prefet shortly soliday of the prefet shortly soliday to the prefet shortly soliday of the prefet shortly solid dold shortly to receive the prefet shortly soliday of the prefet shortly soliday to remain it in the fast of the prefet shortly soliday of the prefet shortly soliday of the prefet shortly soliday to the prefet shortly soliday to the prefet shortly soliday of the prefet shortly shortly soliday to the prefet shortly shortly soliday to the prefet shortly shortly soliday to the prefet shortly shortly shortly soliday to the prefet shortly s		
relegace may cause the same to be insured in		companies satisfactory to the mortgagee), and keep the same insured from loss or damage by and that in the event that the mortgagor shall at any time fail to do so, then the said
And if a tore these any part of soal delta control increases he page dae and unusal.  The above described greatest to said either or interest lineares he page dae and unusal.  The above described greatest to said either or interest lineares he page dae and unusal.  The above described greatest to said either or interest lineares he page dae and unusal.  The above described greatest to said morranges of the said said for the posts and parties to these Preserves, whose linking to account for suppling more than profits actually collected.  PROVIDED ALWAYS, NEVERTHERESS, and it is the true interest and measure of the parties to these Preserves, that it.  PROVIDED ALWAYS, NEVERTHERESS, and it is the true interest and measure of the parties to these Preserves, that it.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and between the said parties, that the soid morranger.  AND IT IS AGREED, by and the said the said the said the said the said that the said the said that	//	I
And if at any time are part of said dock, or interest thereon he page due and unput.  The storm described premitier to mid teachings:  The storm described premitier to mid teachings and agree that may Judge of the interest control of the storm to steel said premises and collect said regress and professions are received with analyzing the storm to the st		
And if a my time nor part of said ofter, or interest thereon he past due and unpaid.  Introduced said and agree that any Judge of the careful agreed to said mornages of the chart described premises to said mornages of the careful court of said saids memory, and profess and often profess and profess and said said services. Administrature or Assigns, and agree that any Judge of the restrict court of said saids memory, and profess and reduce and any said said and restrict courts of said said agreed that any Judge of the said memory to the Anabath said and the said undergoes and said said said said said said said sai	or the premium and expense of such insurance under this mortgage,	
The Above four-flock prevalent to said membrance. The secondary Administrators or Assignment and professor of the rest (Control of additional professor). The secondary Administrators of the secondary of the secondary of the secondary colorests and professor of the proceeds thereof (lattice paying) costs of collectation) upon said decit, interest, costs or expenses; without biology to account for anything meter than professor of the process of great paying costs of collectation) upon said decit, interest, costs or expenses; without biology to account for anything meter than processor of the proc	And if at any time any part of said debt, or interest thereon be	(/
en aid mortgager— do and shall well and truly pay or cause to be paid, another aid mortgager— the said debt or sum of money aforesaid, with interest remain in the processing of the said motter, in the state dead of the processing of the said motter, in the state dead of the processing of the said motter, in the state of the said case, determine and work of the said mortgager— to hold and mojoy the nake remines until default of payment shall be made.  WITHERS MLL band and seal this dead of the said mortgager— to hold and mojoy the nake remines until default of payment shall be made.  WITHERS MLL band and seal this dead of the said mortgager— to hold and mojoy the nake remines until default of payment shall be made.  WITHERS MLL band and seal this dead of the said mortgager— to hold and mojoy the nake remines until default of payment shall be made.  WITHERS MLL band and seal this dead of the said mortgager— to hold and mojoy the nake remines until default of payment shall be made.  WITHERS MARK Belief and Deligered in the One hundred and shall be said to the one hundred and said in the one hundred and made onto that he saw the within named.  MORTGAGE OF REAL ESTATE.  A D 192 D  WITH STATE OF SOUTH CAROLINA, Greengille Courty.  WITH STATE OF S	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
The STATE OF SOUTH CAROLINA, Greenville County.  Personal that he saw the within named.  AD IT STATE OF SOUTH CAROLINA, Notary Public for South Carolina.  WORKING SOUTH CAROLINA, Greenville County.  AD IT STATE OF SOUTH CAROLINA, Greenville County.  The STATE OF SOUTH CAROLINA, Greenville County.  Simond Seal, and as.  AD 102.  Simond Seal	PROVIDED ALWAYS, NEVERTHELESS, and it is the true	e intent and meaning of the parties to these Presents, that if
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  To hold and enjoy the said remises metal default of payment shall be made.  WITHERS.  Must band and seal, this band and seal, this band and seal, this band in the year of our Lord for thoundand rine hundred and.  Author Julian year of the Sovereignty and Indevendence of the United States of America.  Signed, Scaled and Deligered in the Presence of Control of the Sovereignty and Indevendence of the United States of America.  Signed, Scaled and Deligered in the Presence of Control	hereon, if any be due, according to the true intent and meaning of	o be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest f the said note, then this deed of bargain and sale shall cease, determine, and be utterly null
WITNESS.  We hand and seal this to yet of the word of our Lord feet thousand nine hundred and the year of our Lord feet thousand nine hundred and the content of the White of our Lord feet thousand nine hundred and the one hundred and the year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Deligered in the Presence of the Williams of the W		he said mortgagor
in the grar of our Lord fee thousand sine bandred and	Premises until default of payment shall be made.	11-th
Signed, Seeled and Deligered in the Presence of G. J. Jew. (L. 8)  (HE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  and made eath thatbe saw the within named.  MORTGAGE OF REAL ESTATE.  Greenville County.  SWORN to before me., J.	WITNESS hand and seal this hand hand seal this	day of the
G. Addition (1, 8)  (1, 1)  (1	in the year of our Lord one thousand nine hundred and year of the Sove	ereignty and Independence of the United States of America.
(I. 8)		1 4 50
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me and made cath that he saw the within named.  And made cath that he saw the within named.  SWORN to before me, this he saw the within named.  SWORN to before me, the within named and this day appear before me, the saw the		(L, S)
Greenville County.  Personally appeared before me and made oath thathe saw the within named.  Jew Jew Jew Jew Jew Jew Jew Jew Jew Je	UV. O, Walans	(L. S.)
Greenville County.  Personally appeared before me and made oath thathe saw the within named.  Jew Jew Jew Jew Jew Jew Jew Jew Jew Je		MODIFICACE OF DEAL ESTATE
Personally appeared before me did made oath that the saw the within named.  Jew and made oath that the saw the within named.  Jew and as a set and deed, deliver the within written Deed; and that he, with the witnessed the execution thereof.  SWORN to before me this the execution the execution the execution the execution thereof.  SWORN to before me this the execut	}	MORIGAGE OF REAL ESTATE.
gen, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this switch and seal, the state of the within named.  SWORN to before me, this switch and seal, this shall be said to the within named.  SWORN to before me, this switch and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 that yells are such as the singular force of the within mentioned and released.  GIVEN under my land and seal, this shall are of the singular force of the singular f		, D'allen
gen, seal, and as Lisa act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this and the execution thereof.  SWORN to before me, this and the execution thereof.  SWORN to before me, this are the execution thereof.  SWORN to before me, this are the execution thereof.  GEAL)  CHE STATE OF SOUTH CAROLINA, Greenville County.  I, and the within unamed and whom it may concern, that Mrs.  Greenville County.  I, and the within unamed 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 of the within unamed.  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 fact the A. D. 192.  Notary Epiblic for South Carolina.  Manualle Collection Thereof.  Manualle Collection Thereof.	$\Omega$	H News
SWORN to before me, this say of the execution thereof.  SWORN to before me, this say of the south Carolina.  CHE STATE OF SOUTH CAROLINA, Greenville County.  I, Good all this day appear before me the substitution of the within named state, 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 say of the south Carolina.  (I. S.)  Notary Public for South Carolina.	nd made oath thathe saw the within named	
SWORN to before me, this say of the execution thereof.  SWORN to before me, this say of the south Carolina.  CHE STATE OF SOUTH CAROLINA, Greenville County.  I, Good all this day appear before me the substitution of the within named state, 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 say of the south Carolina.  (I. S.)  Notary Public for South Carolina.	. <i>S</i> .	
SWORN to before me, this.  A. D. 192.5  Notary Public for South Carolina.  SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I. C.		
A. D. 192 5  Notary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, C. D. L.	$\mathcal{N}$	(6) Williams witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, County Alleway And and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 that of the premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192. 5.  Notary Public for South Carolina.  RENUNCIATION OF DOWER and Assigns, all the interest and estate, and also all her right and claim of Dower, of, in or to, all and singular that the premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192. 5.  Notary Public for South Carolina.	SWORN to before me, this	)
Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, County Alleway And and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of 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 that of the premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192. 5.  Notary Public for South Carolina.  RENUNCIATION OF DOWER and Assigns, all the interest and estate, and also all her right and claim of Dower, of, in or to, all and singular that the premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192. 5.  Notary Public for South Carolina.	day of A. D. 192.5	6) A 000
Greenville County.  I,	Notary Public for South Carolina. (SEAL	2) 1 G. D. Weller
Greenville County.  I,		
Greenville County.  I,	THE STATE OF SOUTH CAROLINA, )	RENUNCIATION OF DOWER.
to hereby certify unto all whom it may concern, that Mrs.  wife of the within named	}	
wife of the within named	I, ED alleus a	notary refle
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 of 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 the premises within mentioned and released.  GIVEN under my hand and seal, this day of A. D. 192.5.  Notary Public for South Carolina.  (L. S.)	to hereby certify unto all whom it may concern, that Mrs	Paule Clim / Jews
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 hay of the public for South Carolina.  (I. S.)  Notary Public for South Carolina.	vife of the within named	did this day appear before me
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 scal, this has been as a contract of the contra	and upon being privately and separately examined by me, did decl	lare that she does freely, voluntarily and without any compulsion, dread or fear of any person or
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 scal, this hand and scal ha	persons whomsoever, renounce, release and forever relinquish unto the	within named.
GIVEN under my hand and scal, this A. D. 192.5  day of Aller (I. S.)  Notary Public for South Carolina.		,
GIVEN under my hand and scal, this both day of A. D. 192.5  A. D. 192.5  Notary Public for South Carolina.	Heirs and Assigns, all	her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,
day of Allew A. D. 192 5  Notary Public for South Carolina.  Notary Public for South Carolina.		
Notary Public for South Carolina.	the premises within mentioned and released.	
$\mathcal{L}_{1}$	GIVEN under my hand and scal, this	
	GIVEN under my hand and scal, this	

- 1

. .

1

- [

|