First, Secondars and Administrators and Design on the State Administrators and Park Administrators and Design of the Administrators and Park Administrators and Education of the Administrators and Education and Edu		said L. E. Childress his  Heirs and Assigns, forever. And Wo-
EXECUTION AND SECURITY CANOLINA.  PROVEDED AND TEST ACCOUNTS. Administrators and Assigns, and receip permits whose over backfully should not to cheen the same, and and the color of the co	hereby hind	Heirs, Executors and Administrators,
in. Tourister, Administratura and Assigns, and every person whenterests berliefy desirating, on a claim team, or way that distinct.  And the sail Mortagon.  Jagon.  Jagon.  Joshier fin a company or companies antidectory to the runts some, or way the fill to the continuence to the same of myself mortagon.  And the sail Mortagon.  Joshier fin a company or companies antidectory to the runts some.  Joshier fin a company or companies antidectory to the runts some.  Joshier fill the same continuence to the same of the mortagon.  And the sail Mortagon.  And the sail Mortagon.  Joshier fill the same continuence to the sail the continuence and the sail to the continuence and continuence of sont disparance under the mortagon, with interest.  And if it is not then any and of sail their or increast observed to past on and same and sail their continuence and cont	warrant and forever defend, all and singular, the said premises unto the said.	L. E. Chiedress, Lis
The Record Administrators and Assistant, and every general numbers of the children of the children flow of the children of the		
and notine the notice of insurance on the path contragers—and that in the event that the insurance—and planty in any time liad to do to, then the natural term had not not be present that in the event that the insurance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in any time liad to do to, then the naturance—and planty in the present of any time liad to do to, then the naturance and planty in the plants of the plants o	irs, Executors, Administrators and Assigns, and every person whomsoever la	awfully claiming, or to claim the same, or any part thereof.
and sales the policy of incorrects to the jobst management and that in the even that the mediapote of shall at any time fail to to so, then the sale regions was cause the same to the incorrect discovers the premium and expense of such inference under this mortgage, with interest.  And if at our time not next of said delt, or interest theorem he good due and unquisit.  And if at our time not next of said delt, or interest theorem he good due and unquisit.  And if at our time not next of said delt, or interest theorem he good due and unquisit.  And if at our time no next of said delt, or interest theorem he good due and unquisit.  And if at our time no next of said delt, or interest theorem he good due and unquisit.  And if at our time no next of said delt, or interest the said unquisit of the present of said south, or account or present the said control of the said unquisit or interest and said south, or account or the said unquisit or they present of said south, or account or the said unduring to the s	And the said Mortgagoragree to insure the house and buildings	s on said lot in a sum not less than
the premium and expense of such distrance under this sucrigage, with interest.  And if it are time any page of a such distrance under this sucrigage, with interest.  And if it are time any page of the sucrigage of the sucrigage, with interest of sucriding sucrigage, of the sucrigage of the sucrigage of the sucrigage.  And if it are time any page of the sucriding more than the sucrigage of the s	Dollars (in a company or companies	satisfactory to the mortgagee), and keep the same insured from loss or damage by
the perminan and expense of such operance make this morticipe, with electron.  And if at any time any part of mild lead, or interest therein he part due and uncode the savore described permitted to make the savore described permitted to the control of the savore of the make the savore described permitted to the control of the savore of the make the savore described permitted to the control of the savore and operance described permitted to the control of the savore of		
the premium and expense of each inference under this morrage, with interest.  And if a cary time any very of said betch, or interest thereon he post (see and nepaid, the content of the c	ortgagee may cause the same to be insured in	name and reimburse
And If at any time any pay of said fields, or interect these we past due and suppair.  These Executive Administrators of Assign the rems and profile from of said state metry as described and members. It is a suppaired to the possession of said precises and office of it is a suppaired to the possession of said precises and office of it is a suppaired to the possession of said precises and office said rents and profile growth settled profile said said said said said said said said		/ )
And if at any time any my of said better interest thereon be first due and unpain the above described promise to said mentalings.  And if at any time any my of of said better mentalings are control of the above described promised to said mentalings.  And if at any time any my of of said better mentalings are control of the procession of and promise and crosses and rests and profit of the procession of the procession of and promise and crosses and rests and profit of the procession of the procession of any promise and crosses, and rests and profit of anything more the said mentalings of the posting time of the posting to anything more the said mentalings.  PROVIDED ALWAYS, NEVERTHELESS, and is the cross-intern and meanings of the posting to the said mentalings of the said mentalings.  And if it is a said hold and risk pain or came to be pold unto the minimum time.  PROVIDED ALWAYS, NEVERTHELESS, and is the cross-intern and meanings of the posting to these first desired to the procession of the said mentaling of the said defined and the procession of the said mentaling of the said defined and the process of the said mentaling of the said defined and the process of the said mentaling of the said defined and the posting time of the said mentaling of the said defined to remain of montaling defined and the posting defined and the said mentaling of the said defined to remain of montaling defined and the said mentaling of the said defined to remain of montaling defined and the said defined to remain of montaling defined and the said defined to remain of montaling defined and the said defined to remain of montaling defined and the said defined to remain of montaling defined and the said defined to remain of montaling defined and the said defined to remain defined and the said defined to remain of montaling defined and the said defined	the premium and expense of such insurance under this mortgage, with inter	rest.
the same described permiss to relationshipse.  The common of about only a relation by contraining the contraining of the common	7	)
control and Sale Sale, any an channers by otherwise Supremise and debt interest, costs for expense; without liability to account for anything more the return and profits countly (colored to receive and profits accounts) (colored to return and profits and pro	1	) . (
said mornageness. do and shall well and tray toy or cause to be paid, units the each mornage. The said down or sum of manny all-credit of the time freet and maning of the said doubt, then this deed to begath and said shall count, decreasing, and be surrely and ready observed to recurs in the latest and seals. The said mornageness are suited of payment shall be made.  WITHERS BULL town thousand rinks are also as a said. This suited by the same shall be made and a said. This suited by the same shall be made.  WITHERS BULL town thousand rinks bearded and bull stately fulled and in the one hundred and full stately fulled and in the one hundred and full stately fulled and believed in the one hundred and bull stately fulled and believed in the Presence of the Chinest States of America.  Signed, Scaled and Delivered in the Presence of the Sovereignty and Indefendence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Sovereignty and Indefendence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Sovereignty and Indefendence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Sovereignty and Indefendence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Sovereignty and Indefendence of the United States of America.  MORTCAGE OF REAL ESTATI  Or reweithe County.  Sworth County.  Sworth to before me, this set and docd, deliver the within written Dead; and that he, with  SWORN to before me, this set and docd, deliver the within written Dead; and that he, with without any concern, that Mrs.  Notary Public for South Carolina.  SWORN to before me, this suppose the force of the White stands without any countering that Mrs.  A. D. 192  (I. S.)  The State OF SOUTH CAROLINA, Greanined by me, did declare that she does freely, voluntarily and without any countering the premountering within mendoned and released.  Given under my band and seal, this suppose the force of the South Carolina in the S	reuit Court of said State may, at chambers or otherwise, appoint a receiver olying the net proceeds thereof (after paying costs of collection) upon said rents and profits actually collected.	debt, interest, costs or expenses; without liability to account for anything more than
AND IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and between the said parties, that the said morrgageor. All IT IS AGREED, by and in the one hundred and little states until default of payment shall be made. And in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All Is AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All IS AGREED, by and in the one hundred and little states. All Is AGREED, by and the states of America.  SWONIN to before me, this AGREED, by and all the states and all the states and without any compulsion, dread or fear of any person receases whomsoever, resource, release and forever refinguish unto the within named.  AD 192.  A D 193.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an	nd meaning of the parties to these Presents, that if 200
with default of payment shall be made.  WITHESS BALL   lands and seals   this   lands   filled   day of   Planay   and in the one hundred and   lands   filled   day of   Planay   and in the one hundred and   lands   filled   day of   day	treon, if any be due, according to the true intent and meaning of the said d void; otherwise to remain in full force and virtue.	note, then this deed of pargani and safe shall cease, determine, and be deterly had
WITNESS BUILD tands and seals this furnished and seals that for the year of our Lord one thousand sine handred and seals full full full full full full full fu		ortgagor S 10 hold and enjoy the sa
in the year of our Lord one thousand nine hundred and Miller Life fall and in the one hundred and formers.  Signed, Stated and Delivered in the Presence of States and Sta	emises until default of payment shall be made.	for the same
Signed, Sield and Delivered in the Presence of	WITNESS Out hand 5 and seal c, this will	My - Mural day of of Mulling
Learner Childress Jr.  MORTCAGE OF REAL ESTATI  Greenville County.  Describe The State Of SOUTH CAROLINA.  Greenville County.  A. D. 1922  Mortage Childress  Witnessed the execution thereof.  SWORN to before me, this.  Witnessed the execution thereof.		
This discount (a south carolina)  (I. S)  (I.	/) <del>-</del>	
(I. S. (L. S. (L. S. )  HE STATE OF SOUTH CAROLINA. Greenville County.  Personally appeared before me.  defined and coath thathe saw the within named. J. C. haldred J. J. C. Johnson L. J.	George Childress!	J. J. Lofeldress (L. S.
A D. 1925  We STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  did made oath thathe saw the within named	Leubnas Childress Jul }	
Greenville County.  Personally appeared before me.  Jering Collision of Device of the Within named of Schildress of St. Collision of the execution thereof.  Sworn to before me, this witnessed the execution thereof.  Sworn to before me, this County Carolina, (SRAL)  Notary Public for South Carolina, (SRAL)  HE STATE OF SOUTH CAROLINA, Greenville County.  I, oberely certify unto all whom it may concern, that Mrs.  die of the within named.  du 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 resons whomseever, 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 county 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 of the county of th		(L, S
Greenville County.  Personally appeared before me.  Jering Collision of Device of the Within named of Schildress of St. Collision of the execution thereof.  Sworn to before me, this witnessed the execution thereof.  Sworn to before me, this County Carolina, (SRAL)  Notary Public for South Carolina, (SRAL)  HE STATE OF SOUTH CAROLINA, Greenville County.  I, oberely certify unto all whom it may concern, that Mrs.  die of the within named.  du 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 resons whomseever, 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 county 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 of the county of th		
Personally appeared before me See and See Shield Alexand Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular of the sign of th	}	MORIGAGE OF REAL ESTATI
act and deed, deliver the within written Deed; and thathe, with	Description operand before me	Chie dread
act and deed, deliver the within written Deed; and thathe, with	Personally appeared before me	De Golden
SWORN to before me, this  Work of the within named  State of the within named  A D. 1925  HE STATE OF SOUTH CAROLINA, Greenville County.  I,  Shereby certify unto all whom it may concern, that Mrs  Sife of the within named  Add 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 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  By of  A. D. 192  (L. S.)	d made oath thathe saw the within named J. Ohald	ress T St. Co. 40 Wildress
SWORN to before me, this  Work of the within named  State of the within named  A D. 1925  HE STATE OF SOUTH CAROLINA, Greenville County.  I,  Shereby certify unto all whom it may concern, that Mrs  Sife of the within named  Add 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 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  By of  A. D. 192  (L. S.)		
SWORN to before me, this.  y of	or seal and as the early act and deed deliver the within	written Deed: and thathe, with
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I,	gn, seal, and as there act and deed, deliver the within	written Deed; and thathe, with
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I,	Lemas Childress.	written Deed; and thathe, withwitnessed the execution thereof.
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I,	Lemas Childress.	written Deed; and thathe, withwitnessed the execution thereof.
Greenville County.  I,	Lemas Childress.	witnessed the execution thereof.
Greenville County.  I,	SWORN to before me, this Jth A. D. 1925	witnessed the execution thereof.
Greenville County.  I,	SWORN to before me, this A. D. 1925  While dress (SEAL)	witnessed the execution thereof.
I,	SWORN to before me, this John A. D. 1925.  The sy of A. D. 1925.  Notary Public for South Carolina.	Seorge Children
ife of the within named	SWORN to before me, this	Seorge Children
ife of the within named	SWORN to before me, this	Seorge Children
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	SWORN to before me, this	witnessed the execution thereof.  George Cohildres  RENUNCIATION OF DOWE
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	SWORN to before me, this	witnessed the execution thereof.  George Cohildres  RENUNCIATION OF DOWE
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	SWORN to before me, this	witnessed the execution thereof.  George Children and Renunciation of Dowe.  Renunciation of Dowe.  did this day appear before renunciation.
GIVEN under my hand and seal, this	SWORN to before me, this	witnessed the execution thereof.  Glarge Children  RENUNCIATION OF DOWE  did this day appear before respectively, voluntarily and without any compulsion, dread or fear of any person amed.
ay of	SWORN to before me, this	RENUNCIATION OF DOWE  did this day appear before respective does freely, voluntarily and without any compulsion, dread or fear of any person amed.
(L. S.)	SWORN to before me, this	RENUNCIATION OF DOWE
Notary Public for South Carolina.	SWORN to before me, this	RENUNCIATION OF DOWER  the does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
	SWORN to before me, this	RENUNCIATION OF DOWER  the does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
KERDTORO U. L. LAZIZAZIA W.	SWORN to before me, this	RENUNCIATION OF DOWELD and this day appear before no she does freely, voluntarily and without any compulsion, dread or fear of any person of amed.