And if at any time any part of said dath, or infected thereon he paid dath and multimate.  And if at any time any part of said dath, or infected thereon and any accounters of the above described prevalence to said manager.  Of the analysis of the above described prevalence to the said manager.  Described prevalence to the said anything and account for anything one of the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said parties, that the said manager.  AND IT IS AGREED, by and between the said manager of the said manager.  AND IT IS AGREED, by and between the said manager of the said manager.  AND IT IS AGREED, by and between the said manager of the said manager.  AND IT IS		Appurtenances to the said Premises belonging, or in anywise incident or apper-
And the mild Mortagam agree — to mater the home and buildings on side lets in a same use less than		Heirs and Assigns, forever. And
And the mild Mortagam agree — to mater the home and buildings on side lets in a same use less than	do hereby bind 221112 & 1 may	Heirs, Executors and Administrators,
And the mild Mortagam agree — to mater the home and buildings on side lets in a same use less than	to warrant and forever defend, all and singular, the said premises unto the said	outgagees, their
Delian (in a company or companies solidatives to the metaganes), and care the same instant from how or doming by the mid and the same in t	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully	r claiming, or to claim the same, or any part thereof.
for and making the policy of terrorance to the said montagon. and that in the event that the mentagone shall as we time fail to do no. Then the said montagone may cause the same to be insurance under this workpape, with internal.  And if at any time any cast of said delte, or insurance traces the same to be insurance under this workpape, with internal.  And if at any time any cast of said delte, or insurance traces to be an internal to the said delte, and said to the sa	And the said Mortgagor agree to insure the house and buildings on said	d lot in a sum not less than
for the premium and experts of each insurance moder this emeritages, with interest  And if at any time any part of and dicks or interest thereon he past that and usuals.  And if at any time any part of and dicks or interest thereon he past that and usuals.  And if at any time any part of and dicks or interest thereon he past that and usuals.  And if at any time any part of and dicks or interest thereon he past that and the parties to the past that the past tha	fire, and assign the policy of insurance to the said mortgagee, and that in the e	event that the mortgagor shall at any time fail to do so, then the said
And if at sure time any part of soil dots or interest theorem is your date and suppoil  And if at sure time any part of soil dots or interest theorem is your date and suppoil  And if at sure time any part of soil dots or interest theorem is your date and suppoil  And if at sure time any part of soil dots or interest theorem is your date and suppoil  And if at sure time any part of soil dots or interest theorem is your date and suppoil  And if at sure time any part of soil dots or interest the sure interest and supposed for soil programs and colores soil trees and profess in the programs and colores soil trees and profess in the programs and colores soil trees and profess in the programs and colores soil trees and profess in the programs and colores soil trees and profess in the programs and soil trees and profess in the programs and soil trees and profess in the part of the part of the part of the sure interest and investigation.  Browning of the parts of the sure interest and investigation of the soil does not consider the soil of the s		
of the obsect described perceitate in said outstagent	for the premium and expense of such insurance under this mortgage, with interest.	
applying the net preceeds thereofy (after paying cores or collection) upon and dich interest, costs of expenses, without liability to account one man production of the parties to these Process, that H.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Process, that H.  Existend protegoes, do and shall well and triply pare create to be upid unrobe and orderinger— the shall dear a war of memory aforested, with interest interest, if may be one accounted to the true interest and meaning of the said soil, then this food of bargain and sale shall cease, externille, and he said recommendation of the said soil, then this food of bargain and sale shall cease, externille, and he said recommendation of the said soil, then this food of bargain and sale shall cease, externille, and he said recommendation of the said soil, then this food of bargain and sale shall cease, externille, and he said proteins ented default of payons shall be made.  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncreaseor  AND IT IS AGENED, by and between the said parties, that the said uncrease of the said said in the parties of the said that the said in the parties of the said that the said uncreased and the said in the parties of the said uncreased and the said in the parties of the said in the parties of the said that the said uncreased and the said that the said uncrea		
the said operation—do and shall well and traly pay or cause to be paid, unto the sicil unrelagate—the said cliebt or sum of money aforesaid, with interest within mercel to the succession of the tree shall case and visites.  AND IT SAGRERD, by and development as and parties, that the said mortgagor		
Premises with default of payment shall be made.  NTTNESS. The Grand and seal this day of grain and in the one hundred and the year of the So-creigning and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of Grand and Grand G	the said mortgagor do and shall well and truly pay or cause to be paid unto	he said mortgages the said dakt on any of the said take on any
witness the first head and seal this delth day of different in the year of our ford one thousand rice bundred and seal this delth year of our ford one thousand rice bundred and seal this year of our ford one thousand rice bundred and seal this day appeared for the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delevered in the Presence of Signed Scaled Sca	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
Sized, Scaled and Delivered in the Presence of  (L. S.)  C. S.)  (L. S.)  (L. S.)  Greenville County.  Personally appeared before me  and made costs that the saw the within named Wallbur M. Golds society how with  Bullergan  witnessed the execution thereof.  SWORN to before me, this  and of the William of the South Carolina.  SWORN to before me, this  A. D. 192.2  Motary Public for South Carolina.  Generalle County.  I.  The STATE OF SOUTH CAROLINA,  Greenville County.  I.  The strate of south Carolina with the declare that she does freely, voluntarily and without any computation, dread or fear of any person or reposes whomsoever, resource, release and forever relinquish unto the within named.  Civen under my hand and scaled this.  A. D. 192.  Notary Public for South Carolina.  (I. S.)  Notary Public for South Carolina.  (I. S.)	Premises until default of payment shall be made.	
Sized, Scaled and Delivered in the Presence of  (L. S.)  C. S.)  (L. S.)  (L. S.)  Greenville County.  Personally appeared before me  and made costs that the saw the within named Wallbur M. Golds society how with  Bullergan  witnessed the execution thereof.  SWORN to before me, this  and of the William of the South Carolina.  SWORN to before me, this  A. D. 192.2  Motary Public for South Carolina.  Generalle County.  I.  The STATE OF SOUTH CAROLINA,  Greenville County.  I.  The strate of south Carolina with the declare that she does freely, voluntarily and without any computation, dread or fear of any person or reposes whomsoever, resource, release and forever relinquish unto the within named.  Civen under my hand and scaled this.  A. D. 192.  Notary Public for South Carolina.  (I. S.)  Notary Public for South Carolina.  (I. S.)	WITNESS hand and seal, this	6th) day of (Spril)
Signed, Sealed and Delivered in the Presence of    Proceedings	in the year of our Lord one thousand nine hundred and His	and in the one hundred and
Mallel N. Sold smilk (1. 8)  (C. 8)  (		pendence of the United States of America.
THE STATE OF SOUTH CAROLINA, Coreenville County.  HE STATE OF SOUTH CAROLINA, Coreenville County.  A D. 1922  HE STATE OF SOUTH CAROLINA, Coreenville County.  It with some sease and sease of the execution thereof.  SWORN to before me, this core me, the core me, the core me, the core me, the core me, this core me, the		
Greenville County.  Personally appeared before me.  Mortgage of Real Estate.  Mortgage of Real E		(L. S.)
Personally appeared before me.  Indicate that the saw the within named.  Indicate the saw	THE STATE OF SOUTH CAROLINA,	
ign, seal, and as		int)
witnessed the execution thereof.  SWORN to before me, this.  A. D. 192.2  A. D. 192.2  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,  The strate of south Carolina, (SEAL)  The strate of	and made oath thathe saw the within named	rldsmith)
witnessed the execution thereof.  SWORN to before me, this.  A. D. 192.2  A. D. 192.2  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,  The strate of south Carolina, (SEAL)  The strate of	ign, seal, and as hard act and deed, deliver the within written l	Dead: and that the with
SWORN to before me, this and of the within named.  A. D. 192.2  CHE STATE OF SOUTH CAROLINA, Greenville County.  I, the behavior of the within named.  If of the within nam	Ba Isvergan	witnessed the constitution of
A. D. 192.5  CHE STATE OF SOUTH CAROLINA, Greenville County.  I,  The bereby certify unto all whom it may concern, that Mrs.  If e of the within named.  If e of the within named and released.  If e of the within named and released and e of the within named and released.  If e of the within named and released and e of the within named and e of	SWORN to before me this	withessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County,  I,  In the properties of the within named.  It is 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 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, of the premises within mentioned and released.  GIVEN under my hand and seal, this.  In the state of South Carolina.  (I. S.)  Notary Public for South Carolina.  (I. S.)	lay of A. D. 192.5	
RENUNCIATION OF DOWER.  Greenville County,  I,  o hereby certify unto all whom it may concern, that Mrs.  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 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, of the premises within mentioned and released.  GIVEN under my hand and seal, this.  y of	Notary Public for South Carolina (SEAL)	J.D. Shunt
Greenville County.  I,		
Greenville County.  I,	THE STATE OF SOUTH CAPOLINA )	
did this day appear before me 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 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, e premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  Notary Public for South Carolina.	ţ.	RENUNCIATION OF DOWER.
did this day appear before me 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 or 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, e premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  Notary Public for South Carolina.	I,	
did this day appear before me 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 or 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, expremises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  Notary Public for South Carolina.	hereby certify unto all whom it may concern, that Mrs	
d 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 rsons 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,  GIVEN under my hand and seal, this	d upon being privately and separately examined by me, did declare that she does fr	eely, voluntarily and without any compulsion, dread or fear of any paragraph
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and esta	
y of	e premises within mentioned and released.	
Notary Public for South Carolina.		
	Notary Public for South Carolina.	
$\iota\iota$		