PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if A less and mortgagor—do and shall well and truly pay or cause to be paid, unto the said mortgagee—the said debt or sum of money aforesaid, with interest of the content of the content and meaning of the said mortgagee—the said debt or sum of money aforesaid, with interest of the content of the content of the said mortgagor—the said cause, determine, and be utterly mill divoid; otherwise to remain in till force and virtue. AND IT IS AGRIED, by and between the said parties, that the said mortgagor—to hold and enjoy the said remises until default of payment shall be made. WITNESS MC hand and seal—this like and the care of the content of th		and Appurtenances to the said Premises belonging, or in anywise incident or apper-
the property band. They for forward and Administrators warrant and format all and signifier, the east present without warrant and forward all fields. and Administrators and Administra	TO HAVE AND TO HOLD, all and singular, the said Premises unto the sai	Heirs and Assigns, forever, And A
dies. Koncotens, Administratures and Andres, and every pursus whomsteen burishing for the limb test most over pursus whomsteen burishings for the limb test one of vary pits the most. And the said Martingaper—agree—to interes the house and huildings on aid list in a sum not has then. Dellars (in a company or conganies resistantency) the most house. Dellars (in a company or conganies resistantency) the most house. Dellars (in a company or conganies resistantency) the most house. And if an any time the same to be insured in. Increase and reinsterne. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the any part of the cost of the cost of the cost of the any part of the foreign any part of raid delts or any time of the foreign delts of the cost of the c	o hereby hind My Lell + Mil	Heirs, Executors and Administrators,
dies. Koncotens, Administratures and Andres, and every pursus whomsteen burishing for the limb test most over pursus whomsteen burishings for the limb test one of vary pits the most. And the said Martingaper—agree—to interes the house and huildings on aid list in a sum not has then. Dellars (in a company or conganies resistantency) the most house. Dellars (in a company or conganies resistantency) the most house. Dellars (in a company or conganies resistantency) the most house. And if an any time the same to be insured in. Increase and reinsterne. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the and unpide. And if an any time any part of raid delts or interest thereon he cost the any part of the cost of the cost of the cost of the any part of the foreign any part of raid delts or any time of the foreign delts of the cost of the c	warrant and forever defend, all and singular, the said premises unto the said	Q. b. milford - his
Security Administrators and Assistant and Colory persons who more the boson and buildings on said lite is a torus on the boson in the boson and buildings on said lite is a torus on the boson the boson and buildings on said lite is a torus on the boson the business of the said marging. Dilliers (is a company or companies satisfactory to the mortgages		Heirs and Assigns, from and against 1246 t 7144
And a sign the polity of Instrument to the sold notification		
and also the color of internation to the soul contragence, and that in the event that the mortgagence, stall at any time find to 60 to. then the safe pregion may cause the same to be instanted in the contragence, with interest. And if at any time any rest of said defined interest thereon he past due and unpaid. And if at any time any rest of said defined interest thereon he past due and unpaid. And if at any time any rest of said defined interest thereon he past due and unpaid. And if at any time any rest of said defined interest thereon he past due and unpaid. And if at any time any rest of said defined interest against a receiver with authority on the officers, Administrators on Assigns, and garee that any Judge of the grades of the parties of the present interest and managed in the parties to these Presents, that is a second to a second to the interest and managed of the said one of expenses, without liability or account of the said to expense of the said to the said that and any train pay or equate to be paid, must de aid of expenses, that if all cross and state of the said one, the initial default of payments that the made. WITTERS AGREED, by and Severe the said parties, that the said mortgager. In the year of our lived one thousand him beneford and Attifacturing and the said of the said one of the said one of the lived one of the said one	And the said Mortgagor agree to insure the house and buildings o	on said lot in a sum not less than
request. may cause the same to be interest in		
And if at any time any part of said debt, or interest therem be past the and unmain. And the any time any part of said debt, or interest therem be past the and unmain. And the any time any part of said debt, or interest therem be past the and unmain. And the any time any part of said debt, or interest therem be past the and unmain. And the any time any part of said debt, or interest therem and perfect the past of the country. Administrator or Antique, and agree they are Impley of the country of the said the country of the country. Administrator or Antique, and agree the said country of the country of the past of the pa		
And if at any time any ment of soid debts, or interest therean be part doe and surpaid. (the doors developed premises to taid merispace	ortgagee may cause the same to be insured in	name and reimburse2
The Access described precision to said increases. It is executed. Administrators or Administrators or otherwise appoint a receiver with subministration or control of the process of the said state may a classical set in the proceeds thereof dafter paying east of collection) upon and delt, interest, costs of expenses; without liability to necessary with the necessary with the said north paying the said declare that the does freely, volunt	or the premium and expense of such insurance under this mortgage, with interes	st.
regict Court of add State may, at characters or otherwise, special a recover with authority to take possession of about promotes that rectal may be considered and state that the control of supplies of the calculation of the control of supplies of the calculation of the parties to these Presents, that if—APP PROVIDED ALWAYS REVERITIELESS, and it is the true intent and secondary of the parties to these Presents, that if—APP PROVIDED ALWAYS REVERITIELESS, and it is the true intent and secondary of the parties to the parties to the parties of the parties of the parties of the parties to the parties of t	And if at any time any part of said debt, or interest thereon be past due an	nd unpaid hereby assign the rents and profits
the side mortager— do and shall well and truly pay or cause to be paid, auto the said mortager— the said debt or sum of money aforesaid, with increase creation in the force and virtue of motion of the said mortager or contain in the force and virtue of the said mortager or contain in the force and virtue of the said mortager or contain the dead of bargain and said as all mortager or contain the said mortager or contain the dead of bargain and said and entities the said mortager or contain the dead of bargain and said and entities the said mortager or contain the dead of bargain and said and entities and the said mortager or contained and mortager or contained and mortager or contained and mortager or contained and said the said mortager or contained and said the said mortager or contained and said the contained and said mortager or contained and said the contained and contained	Sircuit Court of said State may at chambers or otherwise, appoint a receiver with	th authority to take possession of said premises and collect said rents and profits,
remises until default of payment shall be made. WITNESS. Here in the year of our bord one thousand nine brandred and Little Little and in the one inundred and the presence of the Control of the Contro	as said mortgagor do and shall well and truly hav or cause to be haid u	into the said mortgagee the said debt or sum of money aforesaid, with interest
remises until default of payment shall be made. WITNESS Met hand and seal this day of Africa. In the year of our thord one thousand nine bundred and AttAs. Late of Fig. 2. Signed, Sealed and Delivered in the Presence of Africa. Signed, Sealed and Delivered in the Presence of Africa. Signed, Sealed and Delivered in the Presence of Africa. (I. S.) (I. S	AND IT IS AGREED, by and between the said parties, that the said morta	gagorto hold and enjoy the said
Signost, Seabed and Delivered in the Presence of Signost State Sta	remises until default of payment shall be made	
Signost, Seabed and Delivered in the Presence of Signost State Sta	WITNESS Miles hand and seal, this	18th day of Office
Signost, Seglet and Delivered in the Presence of Signost	in the year of our Lord one thousand nine hundred and Lune 111	- five and in the one hundred and
Signed, Sealed and Delivered in the Presence of	49th vear of the Sovereignty and	Independence of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me A D 192 5 WORN to before me, this	/	Chi D
HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me did made eath thathe saw the within namedJ. J		Q. J. X Donerson
HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. A. D. 1925 MORTGAGE OF REAL ESTATE SWORN to before me, this. York Witnessed the execution thereof. SWORN to before me, this. Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. J. J. J. J. J. J. J. J. J.	In. J. Thomason	21147 (L. S.)
Greenville County. Personally appeared before me. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id this day appear before me. Id thi		(L. S.)
Greenville County. Personally appeared before me. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id made oath that he saw the within named. Id this day appear before me. Id thi		(I. S.)
Personally appeared before me did made oath that the saw the within named of the within written Deed; and that the with the within the saw the within named oath that the saw the within named of the within written Deed; and that the with the within written Deed; and that the within the within the execution thereof. SWORN to before me, this the control of the execution thereof. SWORN to before me, this the control of the execution thereof. SWORN to before me, this the execution thereof. BY THE STATE OF SOUTH CAROLINA, Creenville County. I, the premise of the within named the within named that the within named the premises within maned the execution thereof. BY THE STATE OF SOUTH CAROLINA, CRENUNCIATION OF DOWER Greenville County. I, the premise of the within named the within named that the within named the within named the premises within mentioned and released. 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 the county of the premises within mentioned and released. GIVEN under my hand and seal, this the county of the premises within mentioned and released. GIVEN under my hand and seal, this the county of the premises within mentioned and released. A D. 192 Notary Public for South Carolina.	}	MORTGAGE OF REAL ESTATE.
act and deed, deliver the within written Deed; and thathe, with	Brown Harman B. C. Mee 131	
gn, seal, and as Act and deed, deliver the within written Deed; and thathe, with	rersonany appeared before me	
SWORN to before me, this. A. D. 192.5 W. Notary Public for South Carolina. (SEAL) HE, STATE OF SOUTH CAROLINA, Greenville County. I, O hereby certify unto all whom it may concern, that Mrs. ife of the within named. Ind 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 systems	nd made oath thathe saw the within named	1 JAN
SWORN to before me, this. ay of A. D. 192.5 W. SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. Ind 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 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.	√? ·	
SWORN to before me, this. ay of A. D. 192.5 W. SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. Ind 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 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.	gn, seal, and as	ritten Deed; and thathe, with
RENUNCIATION OF DOWER Greenville County. I,	Mini Inouna Idu	witnessed the execution thereof.
RENUNCIATION OF DOWER Greenville County. I,	SWORN to before me, this	
RENUNCIATION OF DOWER Greenville County. I,	ay of Africal A. D. 192.5	0 1/2 0
HE STATE OF SOUTH CAROLINA, Greenville County. I,	Mrs. I The master (SEAL)	B. L. Reeman
Greenville County. I,	Notary Public for South Carolina.	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
ife of the within named	Greenville County.	
ife of the within named	I,	
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	hereby certify unto all whom it may concern, that Mrs	4
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	fe of the within named	did this day appear before m
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	nd 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
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular repremises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest a	
Notary Public for South Carolina. A. D. 192 (L. S.)		
Notary Public for South Carolina. (L. S.)	Į.	j
	ay of	(
	Notary Public for South Carolina. (L. S.) /	
The second secon		