And if at are time any part of said debt, or interest thereon he past due and arrival profiles to said increasing.  In the down described syndrom to said increasing.  If the down described syndrom to said increasing.  If the down described syndrom to said increasing.  If the down described syndrom to said increasing and anticipe to also personate and said syndrom of the said more said increasing and sports actually colored.  If the said increasing the said increasing and said in the said increasing and said increasing and said in the said increasing and said and said in the said increasing and said and said in the said increasing of the parties to these Presents, that if  If the said increasing.  And If it is according to the rece street and morning of the said down increasing the said debt or said offends in the said increasing of the said down increasing the said in the said of say and in the one hundred and said in the said of said in th		
Description of the control of the co		<b>^</b>
first, Rocenture, Administrators and Assigns, and every person whomsovers the fully chinery, or to class the same, or any part thereof.  And the riel Mortpage	Milton Jamith his	Heirs and Assigns, forever. And
first, Rocenture, Administrators and Assigns, and every person whomsovers the fully chinery, or to class the same, or any part thereof.  And the riel Mortpage	do hereby bind myself and my	Heirs, Executors and Administrators,
first, Rocenture, Administrators and Assigns, and every person whomsovers the fully chinery, or to class the same, or any part thereof.  And the riel Mortpage	to warrant and forever defend all and singular the said premises unto the said	Wilton & Snith his
fairs, Exercises, Administrators and Assigns, and every persons advantages as a part for the common or any years are as a few persons and common or the common of the comm		
And the said Marapage— agree— to insert the home and bailings on said let in a sum not her than.  Dollar (in a company or convenies with said states or the contrage), and long the same berned from loss or damage by my and savies the policy of insertees to the all maragase		, , , , , , , , , , , , , , , , , , ,
Delibre (in a company or companies satisfactory to the mortgage		
in and modern the policy of instructive to the said mortgages	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than
core the permism and expense of sonh insurance under this mortissee, with interest.  And if it have here own part of soil dels, or increes therein be goat due yet despital.  And if it have here own part of soil dels, or increes therein be goat due yet despital.  And if it have here own part of soil dels, or increes therein be goat due yet despital.  And if it have here own part of soil dels, or increes therein be goat due yet despital.  And if it have here own part of soil dels, or increes therein be goat due yet despital.  And if it have here own part of soil dels, or increes therein be goat due yet dels, and part of the		
And if at any time any cort of wild delt, or increase thereon be past due and untain.  And if at any time any cort of wild delt, or increase thereon be past due and untain.  And if at any time any cort of wild delt, or increase thereon be past due and untain.  And if at any time any cort of wild delt, or increase thereon be past due and untain.  And if at any discribed promities to suid normalized or increase and profess of the parties of the parties or these profess and profess of the parties of these profess and profess and delta, which increase of performance of the parties to these Personals, the increase of the wild have proved the parties to these Personals, the increase of the water of parties to these Personals, the increase of the water of parties of the parties to these Personals, the increase of which increased of the water of the sold or the order of baryans and and void come, determine, and be careful and well or which the parties and which increased of the water of the sold order to the delta of baryans and and void come, determine, and be careful and well remained and the control of the parties of these profess of the parties of these Personals and the careful virtual manufact of the sold order to the delta of baryans and and void come, determine and to the careful virtual manufact of the sold order to the delta of baryans and and void to the parties of the sold order to the delta of baryans and and void to the parties of		
And if at any time any note of weld delt, or interest thereton be past due and uncaid.  And if at any time any note of weld delt, or interest thereton be past due and uncaid.  And if at any time any note of weld delt, or interest thereton be past due and uncaid.  And if at any time any note of weld delt, or interest thereton be past due and uncaid.  And if at any time any note of weld delt, or interest thereton be past due and uncaid.  And if at any time any note of weld delt, or interest and more than the past of the control	mortgagee may cause the same to be insured in	
And if at any time any used of sold debt, or interest thereon he gast due god ungale.  And if at any time any used of sold debt, or interest thereon he gast due god ungale.  And if at any time any used of sold debt, or interest thereon he gast due god ungale.  And if at any time any used of sold debt, or interest, against a restrict with authority to take possession of and precuses and collect and rests and profess.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intert and monalog of the parties to done Presents, that if a property or the sold of t		
of the done therethed provine to with manager.  The Control Control of State mergy an Control Control of the Control Control of State mergy and more or otherwise, appoint a receiver my fluster of the control of the C	for the premium and expense of such insurance under this mortgage, with interest.	
of the done therethed provine to with manager.  The Control Control of State mergy an Control Control of the Control Control of State mergy and more or otherwise, appoint a receiver my fluster of the control of the C		
receit bord of said State may, at chambers or enterwise, generic a receiver and hashory to take possession of male premises and profession for the receiver and profession and the receiver and profession of the parties of the receiver of the receiver and profession of the receiver and profession of the receiver of the parties to three Presents, that if, the receiver of the parties of the parties to three Presents, that if, the receiver of the parties to three Presents, that if, the receiver of the parties of the parties to the receiver, the said three parties of the said nonlinear, do and statile year and and retrieve and making of the said note, then the decid of barrains and sale shall cause, determine, and lie utterly mall and total; charges to receive the said worming and the parties to the parties and sale shall cause, determine, and lie utterly mall and total; charges to the said parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, and the transfer of the said in the parties and in the one branches and in the one branches and in the one branches and in the one branche	And if at any time any part of said debt, or interest thereon be past due and	unpaidhereby assign the rents and profits
receit bord of said State may, at chambers or enterwise, generic a receiver and hashory to take possession of male premises and profession for the receiver and profession and the receiver and profession of the parties of the receiver of the receiver and profession of the receiver and profession of the receiver of the parties to three Presents, that if, the receiver of the parties of the parties to three Presents, that if, the receiver of the parties to three Presents, that if, the receiver of the parties of the parties to the receiver, the said three parties of the said nonlinear, do and statile year and and retrieve and making of the said note, then the decid of barrains and sale shall cause, determine, and lie utterly mall and total; charges to receive the said worming and the parties to the parties and sale shall cause, determine, and lie utterly mall and total; charges to the said parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, that the said morngagor.  AND IT IS ACKRED, by and between the male parties, and the transfer of the said in the parties and in the one branches and in the one branches and in the one branches and in the one branche	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
PROVIDED ALWAYS, NEVERTHELESS, and is in the true intent and meaning of the parties to these Presents, that if.  It and contingent—the and thall well and traly may or cause to the pold, unto the mid mortgage—the said both or sum of money aforesaid, with interest and void; others the contain in fall force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgage—the contain in the content in fall force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgage—the content is a said to be content of the content in the power of the contain in fall force and virtue.  WITHRES May and in the content of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the Pressess of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the said that the said mortgage of the United States of America.  Signed, Scaled and Deliveral to the Pressess of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the Pressess of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the Presses of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the Presses of the Surgeonty and Independence of the United States of America.  Signed, Scaled and Deliveral to the Presses of the Surgeonty and Independence of the United States of America.  MORTGAGE OF REAL ESTATE  Generally appeared before one  If the State of South Carolina, Without any content of the execution thereof.  Sworth to before me, this  A D 1925  New York of the within manned.  A D 1925  New York of the within manned.  If the said voice of the within and the right and claim of Dower, of, in or to, all and ingular, we of the presses within meeting and released.  CIVEN under my hand and sea, this.  D 1925  Notary Palace for South Carolina.  The south Carolina.  The south Carolina of the south Carolina and claims of t	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with applying the net proceeds thereof (after paying costs of collection) upon said deb	authority to take possession of said premises and collect said rents and profits,
he said mortuguer—, do and shall well and traly part or cause to be paid, unto the said mortuguer—, the said delve or sum of money aformal with interest revenue in the seconding to the said mortuger.  AND IT IS AREKELD, by and be wretten the said parties, that the said mortuger—  AND IT SAREED, by and be wretten the said parties, that the said mortuger—  AND IT SAREED, by and said seal, this said force and virtue.  AND IT SAREED, by and said seal, this said force and virtue.  AND IT SAREED, by and said seal, this said mortuger—  WITNESS—  My and said seal, this said force and virtue.  WITNESS—  My and said seal, this said force and virtue.  WITNESS—  My and said seal, this said force and virtue.  Year of our best one choosand nine bondered and seal, this said mortugery and indemendence of the United States of America.  Signed, Stabed and Delivered in the Presence of said said seal, this said said said said said said said sa		
AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and between the said parties, that the said mortgager.  AND IT IS AGERTO, by and the one hondred and said in the one hondred and said said the within named.  AND SAID SAID SAID SAID SAID SAID SAID SAI		
AND IT IS AGREED, by and between the said parties, that the said nordingor.  AND IT IS AGREED, by and between the said parties, that the said nordingor.  AND IT IS AGREED, by and between the said parties, that the said nordingor.  And and on the said default of payment shall be made.  WITNESS My band and seed this Allie of the United States of America.  Signed, Seated and Delivered in the Presence of Sovereignty and Independence of the United States of America.  Signed, Seated and Delivered in the Presence of Signed, Seated and Delivered in the Presence of Signed, Seated and Delivered in the Presence of Signed and Delivered In the Sovereignty and Independence of the United States of America.  Signed, Seated and Delivered in the Presence of Signed States of America.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  Witnessed the execution thereof.  SWORN to before mg, this.  A. D. 102.5  SWORN to before mg, this.  A. D. 102.5  SWORN to before mg, this.  A. D. 102.5  SWORN to Soveth Carolina (SEAL)  M. A. D. 102.5  The STATE OF SOUTH CAROLINA, Greening Company.  The STATE OF SOUTH CAROLINA, Greening Company.  The STATE OF SOUTH CAROLINA, Greening of the within amend.  And upon heling privately and separately examined by me, did declare that the docs freely, voluntarily and without any compulsion, dread or fear of any person or resons without more computation, dread or fear of any person or resons without more resons without more computation, dread or fear of any person or resons without more resons without more related and the search.  The first and Asigns, all her interest and citate, and also all her right and claim of Dower, of, in or to, all and singular, the premises within mutitioned and released.  GIVEN moder my load and seal, this.  A. D. 102.5  Notary Public for South Carolina.  The said and control of the said of the said of the said.  A. D. 102.5  Notary Public for South Carolina.  The said and seal, this.  A. D. 102.5  Notary Public for South Caro	thereon, if any be due, according to the true intent and meaning of the said note	to the said mortgagee, the said debt or sum of money aforesaid, with interest then this deed of bargain and sale shall cease, determine, and be utterly null
Trentises until default of payment shall be made.  WITNESS.  My land and real this Bline day of GRALL  in the year of our berd one thousand nine hundred and the trends of the Control of	•	,
WITNESS My hand, and seal, this block in the year of our Lord one thousand nine handred and Littleff fires and in the one handred and helicity fires and an Delicyged in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delicyged in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delicyged in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delicyged in the Presence of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delicyged in the Presence of the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTATE.  Greenville County,  January Of Sovereignty and sovereignty and dead, deliver the within written Deed; and that the, with.  Witnessed the execution thereof.  SWORN to before me, this Sovereignty and January Of Downer.  SWORN to before me, this Sovereignty Sovereignty and Sealed Sovereignty Sovereignt	AND IT IS AGREED, by and between the said parties, that the said mortgage	gor to hold and enjoy the said
in the year of our fird one thousand nine hundred and fire the Sovereignty and Independence of the United States of America.  Signed, Scaled and Deliveryd in the Freenece of Market Greening and Independence of the United States of America.  Signed, Scaled and Deliveryd in the Freenece of Market Greening and Independence of the United States of America.  Signed, Scaled and Deliveryd in the Freenece of Market Greening and Independence of the United States of America.  Signed, Scaled and Deliveryd in the Freenece of Market Greening and Independence of the United States of America.  (I. S.)  (I	Premises until default of payment shall be made.	
Signed. Scaled and Delivered in the Presence of  A Committee of the Sovereignty and Independence of the United States of America.  Signed. Scaled and Delivered in the Presence of  A Committee of the Within and the South Carolina.  Signed. Scaled and Delivered in the Presence of  A Committee of the Within and the South Carolina.  MORTGACE OF REAL ESTATE  MORTGACE OF REA	WITNESS My hand and seal , this 28 th	day of April
Signed. Scaled and Delivered in the Presence of  A Committee of the Sovereignty and Independence of the United States of America.  Signed. Scaled and Delivered in the Presence of  A Committee of the Within and the South Carolina.  Signed. Scaled and Delivered in the Presence of  A Committee of the Within and the South Carolina.  MORTGACE OF REAL ESTATE  MORTGACE OF REA	in the year of our Lord one thousand nine hundred and	and in the one hundred and
Signed, Scaled and Delivered in the Presence of  (I. S.)	1 2 1	
(L. S.)  (L.	· · · · · · · · · · · · · · · · · · ·	ndependence of the United States of America.
(I. S.)  (I.		HG & I
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me	a til man	J. Co. Debroder (I. S.)
The STATE OF SOUTH CAROLINA, Greenville County,  Personally appeared before me.  Indianate oath that the saw the within named.  Indianate oath that the saw the within oath that the saw that the	Chi, W. St., M. M. Wolderdanson	
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		(I, S.)
Greenville County.  Personally appeared before me  Ind made oath thathe saw the within named.  Ind made oath thathe, with _		(I. S)
Personally appeared before me  Ind made oath that the saw the within named.  If a braken  Ign, seal, and as the within named.  Ign, seal, and that the within the within the within named.  Ign, seal, and that the within the within the within the within named.  Ign, seal, and that the within the withi		(L. S.)
ign, seal, and as Lisa act and deed, deliver the within written Deed; and that he, with  SWORN to before mg, this AD, 1925  AD, 1925  Whatry Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville, County  I,  O hereby certify unto all whom it may concern, that Mrs. Adding to the within named 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 ersons whomsoever, renounce, release and forever relinguish upfo the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, oi, in or to, all and singular, we premises within mentioned and released.  GIVEN under my hand and seal, this  AD, 1925  Notary Public for South Carolina.  Notary Public for South Carolina.  I AD, 1925  Notary Public for South Carolina.  Vallete, Closice Schooler.	THE STATE OF SOUTH CAROLINA,	
ign, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this and District the SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this and District the SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  RENUNCIATION OF DOWER.  Greenvilley County.  I, but the within named and whom it may concern, that Mrs. Attigntone the within named 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 relinguish upto 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, we premises within mentioned and released.  GIVEN under my hand and seal, this work Public for South Carolina.  Notary Public for South Carolina.  Watter Choice Deducated.  Notary Public for South Carolina.	Greenville County.	MORTGAGE OF REAL ESTATE.
SWORN to before me, this ay of first like and like and singular, witnessed the execution thereof.  SWORN to before me, this say of first like and like and released.  Greenville, County, I,	Greenville County.	MORTGAGE OF REAL ESTATE.
SWORN to before me, this ay of first like and like and singular, witnessed the execution thereof.  SWORN to before me, this say of first like and like and released.  Greenville, County, I,	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.
SWORN to before me, this ay of first like and like and singular, witnessed the execution thereof.  SWORN to before me, this say of first like and like and released.  Greenville, County, I,	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.
SWORN to before me, this ay of first like and like and singular, witnessed the execution thereof.  SWORN to before me, this say of first like and like and released.  Greenville, County, I,	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.
SWORN to before me, this ay of SWORN to before me, this ay of South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County, I, So hereby certify unto all whom it may concern, that Mrs. Sworth Carolina 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 ersons whomsoever, renounce, release and forever relinquish upon 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1925  Notary Public for South Carolina.  Waltie Chaice School School Carolina.	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.
A D. 1925  Notary Public for South Carolina.  CHE STATE OF SOUTH CAROLINA, Greenville, County, I, O hereby certify unto all whom it may concern, that Mrs. A D. 1925  O hereby certify unto all whom it may concern, that Mrs. A D. 1925  O hereby certify unto all whom it may concern, that Mrs. A D. 1925  O hereby certify unto all whom it may concern, that Mrs. A D. 1925  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, are premises within mentioned and released.  GIVEN under my hand and seal, this and A. D. 1925  Notary Public for South Carolina.  Notary Public for South Carolina.	Greenville County.  Personally appeared before me for and made oath that saw the within named for act and deed, deliver the within written from the saw the within the within the within the saw the within the with	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
Notary Public for South Carolina.  (SEAL)  Notary Public for South Carolina.	Greenville County.  Personally appeared before me for and made oath that saw the within named for act and deed, deliver the within written from the saw the within the within the within the saw the within the with	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
THE STATE OF SOUTH CAROLINA,  Greenville County,  I,  O hereby certify unto all whom it may concern, that Mrs. of altered by a latered 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 upto 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, ne premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1925  Notary Public for South Carolina.	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
RENUNCIATION OF DOWER.  Greenville, Counts:  I,  O hereby certify unto all whom it may concern, that Mrs. In all 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 ersons whomsoever, renounce, release and forever relinquish us to 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, are premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 1925  Notary Public for South Carolina.  (I. S.)	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aradır  en Deed; and thathe, with
Greenville, County.  I, Juillet A Jolany Tuble.  The hereby certify unto all whom it may concern, that Mrs. A Abigns of the within named.  If of t	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aradır  en Deed; and thathe, with
Greenville, County.  I, Juillet A Jolany Tuble.  o hereby certify unto all whom it may concern, that Mrs. of all 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 ersons whomsoever, renounce, release and forever relinquish upon 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A D. 1925  Notary Public for South Carolina.	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aradır  en Deed; and thathe, with
I, Selected to hereby certify unto all whom it may concern, that Mrs. A altige of the within named.  did this day appear before me 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, are premises within mentioned and released.  GIVEN under my hand and seal, this and A. D. 1925  Notary Public for South Carolina.  Notary Public for South Carolina.	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aroder  en Deed; and thathe, with
on hereby certify unto all whom it may concern, that Mrs. It altig to have all the within named.  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 ersons whomsoever, renounce, release and forever relinquish upto 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1925  Notary Public for South Carolina.  (L. S.)	Greenville County.  Personally appeared before me	MORTGAGE OF REAL, ESTATE,  Arrace  Arrace  en Deed; and thathe, with  witnessed the execution thereof.
on hereby certify unto all whom it may concern, that Mrs. It altig to have all so all 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 ersons whomsoever, renounce, release and forever relinquish upto 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1925  Notary Public for South Carolina.  (L. S.)	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
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 upon 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, ne premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 1925  Notary Public for South Carolina.	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
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 ersons whomsoever, renounce, release and forever relinquish upon 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  Notary Public for South Carolina.  (L. S.)	Greenville County.  Personally appeared before me.  and made oath that he saw the within named.  ign, seal, and as act and deed, deliver the within writted.  SWORN to before me, this	MORTGAGE OF REAL ESTATE.  Arrader  en Deed; and thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, are premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.  Personally appeared before me	mortgage of Real, Estate.  Aroder  en Deed; and thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, ne premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aroles  en Deed; and thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, ne premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.  Personally appeared before me	mortgage of real, estate.  Aroles  en Deed; and thathe, with
GIVEN under my hand and seal, this A. D. 1925  ay of A. D. 1925  Notary Public for South Carolina.	Greenville County.  Personally appeared before me	MORTGAGE OF REAL, ESTATE.  Arrivaria  en Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  Care Selected  did this day appear before me es freely, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.  And Mortgage of Real Estate.  And Mortgage of Real Estate.  And Mortgage of Real Estate.  En Deed; and thathe, with  Witnessed the execution thereof.  RENUNCIATION OF DOWER.  Computer Selection and this day appear before me est freely, voluntarily and without any compulsion, dread or fear of any person or
ay of Mattie Choice Selveter  Notary Public for South Carolina.	Greenville County.  Personally appeared before me.  and made oath thathe saw the within named.  Sign, seal, and as	MORTGAGE OF REAL ESTATE.  Arrivari  en Deed; and thathe, with
Notary Public for South Carolina. (L. S.)	Greenville County.  Personally appeared before me.  and made oath thathe saw the within named.  Sign, seal, and as	MORTGAGE OF REAL ESTATE.  Arrivari  en Deed; and thathe, with
Notary Public for South Carolina.	Greenville County.  Personally appeared before me.  and made oath that	MORTGAGE OF REAL ESTATE.  Arrivari  en Deed; and thathe, with
	Greenville County.  Personally appeared before me	MORTGAGE OF REAL ESTATE.  Activated.  Line Deed; and that he, with
Recorded ///ay / Lth D. O/PM, 192 5	Greenville County.  Personally appeared before me.  and made oath thathe saw the within named.  Sworn to before me, this	MORTGAGE OF REAL ESTATE.  Activated and thathe, with
	Greenville County.  Personally appeared before me.  and made oath thathe saw the within named.  Sign, seal, and as	MORTGAGE OF REAL ESTATE.  Arsall  en Deed; and thathe, with