Greenville County. Personally appeared before me. d made oath thathe saw the within named. Mylas Caral tow. on, seal, and as	TOGETHER with, all and singular, the Rights, Members, Hereditament ining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said.	said Appurtenances to the said Premises belonging, or in anywise incident or apper-
in Exercision, Administrators and Aways, and verse present wintercover interfer decidency of the color of the		Heirs and Assigns, forever. And
in Exercision, Administrators and Aways, and verse present wintercover interfer decidency of the color of the	hereby bind Muf Delle, My	Heirs, Executors and Administrators
in Exercision, Administrators and Aways, and verse present wintercover interfer decidency of the color of the	warrant and forever defend, all and singular, the said premises unto the said.	Heirs and Assigns, from and against My Delf weed my
Deliar (in a concept or companies activatory in the naturance		
and askin the policy of incurrance to the soul convergence — and that in the event that the sovelgoor— shall at any time fail to do so, then the safe grapper— many cause the same to be femered in	And the said Mortgagor agree to insure the house and buildings	s on said lot in a sum not less than
the promises and expense of such imparative under the surrogage, with interest. And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and compaid And if it is any time any part of said delt, or interest thereon he post due and the procession of said produce and ordinary or interest and promise or Angines, and agree that may judge of it guest control and said and an arrange construction of the said control and the procession of the procession and said produces and ordinary to the said control part or interest and remains or in the process of the said control part of the said	Dollars (in a company or companies	satisfactory to the mortgagee), and keep the same insured from loss or damage by
And if at any dise any varie of said date, or before there is to set due and unsaid. And if at any dise any varie of said date, or before there is no extract and unsaid. Beerdy assign the river and said mergeness of the said parties are controlled to the process of the said process of the said process of controlled and rough any ladge of the said process in Nova (after againg costs of collection) upon said day, large, each of controlled said rough any ladge of the profession of said process and others and rough any said government and problems and rough any ladge of the profession of the process and others and rough any said government, which is the large of the said parties to these processes, without bubble in account in the said parties and meaning of the parties to these Passans, that if if it is the said parties and meaning of the parties to these Passans, that if if it is the said parties and meaning of the parties to these passans, that if if it is the said parties and meaning of the parties to these passans, the said parties and meaning of the parties to these passans, and the said parties and meaning of the parties to these passans, the said parties and passans and the said parties and the said parties and meaning of the parties and the said parties and the parties and the said parties and the said parties and the said parties and the parties and the said parties and the parties and the parties and the said parties and the parties and the said parties and the said		
the premium and expects of such insurance, under this morrange, with interest. And if at any time any cars of said with a single interest thereon he past data and unaside. The Anac for this area in a single interest to said interpretate and profit the share desire may, at cleaning to or effective, and profit the share desire may, at cleaning to effective and office start cars and profit of the share desire may, at cleaning to obligate the expects of said greenings and offices and read and profit of the said may profit of said profit on the said operations. The NUIDED ALMAYS, NUXETIFICE. See a fine that the interest and meaning of the parties to these Presents that if you can deal with a share and and rainy say or cause to be said, turn the aid marriages the said this to said operations. The said parties of the said may of the parties to these Presents that if you can define and rainy say or cause to be said, turn the aid marriages the said this on some of some, formals, with interest to travers in the first and with a said parties, that the read more pages the said this one see of some, formals, with interest to travers and the said and rainy say or cause to be said one, then we deed of inspire and easier that easy, determine, and the ready parties, shall be ready and the said parties, that the read more pages the said this own, determine, and the ready parties, and the said parties, that the read more pages the said this own, determine to the said this own, described in the said this own, determine the said this own, described in the said this own, determine the said parties, and the said this own, described in the said this own, described and said in the one hundred and said this own of the said this own, described and the said this own, described and said this own, described and said this own, described and said this own of the said this own, described and said this own the said t		
the show described sermines to said temperature. The processing Administrators or Actions and again that any Judge of the process of the said form and a feet and processes of the said former and a service with analysis of the parties of the processes and confidence of the control of the polytes of the true states and processes, restorately calculated. PROVIDED ALWAYS, INVERTIFIELESS, and it is the true states and eventually of the parties of these Processes in the said and a second for anything more than the processes of the parties of these Processes in the parties of these Processes in the parties of the parties and said debt er and of parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and the parties of the parties of the parties and said declaration of the parties of		
cuit Court of said State only, at thankers or chemotres, agreed a recover with authority to take production of the proteins and profes scalage celebrors. BEROVIDED ALWAYS, NEVERCHILLESS, and it is the true ricotor and manifest of the parties to those Present, that if	And if at any time any part of said debt, or interest thereon be past due	and unpaid
said mortgager——, do and shall well and fruly say or exase to be paid, unto the said mortgager—— the said debt or sum of money afforcial with interest, if any he day, according to the time steel and mortgager or bragan and said chair exam. AND IT IS AGREED, by and between the said fractice, that the said mortgager———————————————————————————————————	reuit Court of said State may, at chambers or otherwise, appoint a receiver valying 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
with respect to the payment shall be made. WITNESS May band, and seal, this JAA day of Mary and in the one hundred and seal, this year of our beginning the manufact and state of the Sorrerighty and Independence of the United Nature of America. Signed, Sealed and Delivered in the Presence of Sorrerighty and Independence of the United Nature of America. Signed, Sealed and Delivered in the Presence of Mary State of America. Signed, Sealed and Delivered in the Presence of Mary State of America. Signed, Sealed and Delivered in the Presence of Mary State of Control of the United Nature of America. Signed, Sealed and Delivered in the Presence of Mary State of Control of the United Nature of America. Signed, Sealed and Delivered in the Presence of Mary State of Control of the United Nature of America. (I. S. A. I. S. A. I. S. A. D. 192.) A control of the Within named. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Or South Carolina. Sworm to before me, this STATE. A D. 192.0	said mortgagor, do and shall well and truly pay or cause to be paid, reon, if any be due, according to the true intent and meaning of the said	unto the said mortgagee the said debt or sum of money aforesaid, with interes
WITNESS My in the year of curlicard one thousand citie bundred and Maleurity year of the Soverelicity and Independence of the United States of America. Signed, Sould and Delivered in the Presence of My Maleurity Morriage of the Soverelicity and Independence of the United States of America. Signed, Sould and Delivered in the Presence of My Maleurity Morriage of the Soverelicity and Independence of the United States of America. Signed, Sould and Delivered in the Presence of My Maleurity Morriage of the Presence of Morriage of REAL ESTATI Greenville County. In seal and as Morriage of REAL ESTATI Morriage of Maleurity Morr	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagor LJ , to hold and enjoy the sai
Signet, Sealed and Delivered in the Presence of My LL CLECKTON (L. S. (L	emises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of Control of the United States of America. Signed, Sealed and Delivered in the Presence of Control of the United States of America. Signed, Sealed and Delivered in the Presence of Control of the United States of America. Signed, Sealed and Delivered in the Presence of Control of the United States of America. (L. S. C. S.	WITNESS My hand and seal, this 2.	5 th' day of May
Signed. Solved and Delivered in the Presence of Wy LLA CLEAR CLEA	in the year of our Lord one thousand nine hundred and Alders I.	y - he cal and in the one hundred an
Signed, Scaled and Delivered in the Presence of His Guestern (I. S. G. S	is 40th; wear of the Sovereignty an	d Independence of the United States of America.
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me J. J. Reg. L. S. Greenville County. I made oath thathe saw the within named. J. J. L. J. L. L	,	•
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Je. Jayler MORTGAGE OF REAL ESTATI Greenville County. Personally appeared before me Je. Jayler Mortgage of Real Estati Jesulative Mortgage of Real Estati Mortgage of Real Estation Mortgage of Real Estation Mortgage of Real Estation		my tues
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. MORTGAGE OF REAL ESTATI Greenville County. A. D. 1925 A. D. 1925 SWORN to before me, this ISLA. Notary Public for South Carolina. RENUNCIATION OF DOWE) Greenville County. I. Lereby certify unto all whom it may concern, that Mrs. of the within named. John heing privately and separately examined by me, did dectare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did dectare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within manned. 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 Of Motary Public for South Carolina. Notary Public for South Carolina. John height and claim of Dower, of, in or to, all and singular premises within mentioned and released. GIVEN under my hand and seal, this Of Motary Public for South Carolina.	S. S. Gustin	Myer DX Vureton (L.S.
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. J. G. Saylar. made outh that he saw the within named. Myslar. act and deed, deliver the within written Deed; and that he, with SWORN to before me, this. J. L. J. L. L. SWORN to before me, this. J. Mall. Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I, hee of the within named. did this day appear before no 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 submit of the submit 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 premises within mentioned and released. GIVEN under my hand and seal, this. Of. A. D. 192. Notary Public for South Carolina.	J. C. Juyan C.	<u> </u>
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. made eath thathe saw the within named. MORTGAGE OF REAL ESTATE Greenville County. act and deed, deliver the within written Deed; and thathe, with		
Personally appeared before me. Mayless Carrel feet	E STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and thathe, with	Greenville County.	
act and deed, deliver the within written Deed; and thathe, with	Personally appeared before me.	<u>/</u>
SWORN to before me, this STATE of SOUTH CAROLINA, Greenville County. I. hereby certify unto all whom it may concern, that Mrs. fe of the within named. It 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 sons 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 you have a company of the control of the c	I made oath thathe saw the within named	Cureton
SWORN to before me, this 25th , you of Land Manager Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I,	L. i.	
SWORN to before me, this 25 ft. A. D. 1925 You Mary Public for South Carolina. (SEAL) A. D. 1925 Where STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. did this day appear before not 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 state of the 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 examined mentioned and released. GIVEN under my hand and seal, this y of A. D. 192 Notary Public for South Carolina. Notary Public for South Carolina.	en, seal, and as act and deed, deliver the within	written Deed; and thathe, with
RESTATE OF SOUTH CAROLINA, Greenville County. I,	t.d. (lultin	witnessed the execution thereof.
RE STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me this 25 lt.	
HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. did this day appear before new 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 of the system of t	v of Mart	
RESTATE OF SOUTH CAROLINA, Greenville County. I,	(SEAL)	D. C. Taylor
Greenville County. I,	Notary Public for South Carolina.	
I,	HE STATE OF SOUTH CAROLINA,)	RENUNCIATION OF DOWER
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 of the within named	Greenville County.	
did this day appear before not 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 sons whomsoever, renounce, release and forever relinquish unto the within named	I,	
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 sons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	4
Sons whomsoever, renounce, release and forever relinquish unto the within named	e 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 singula premises within mentioned and released. GIVEN under my hand and seal, this	sons whomsoever, renounce, release and forever relinquish unto the within na	ımed
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest	
y of		
Notary Public for South Carolina.	(
	1	

١,