PROVIDED ALWAYS, NEVERTHELESS, and it is the true insect and meaning of the parties to these Presents, that it is not so call the continues of the said contrager. In the said field, or said of money attenuals, with interest contains to the said contrager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. AND IT IS AGREED, by and between the said porties, that the said mortgager. WITNESS. MUY, S.		Heirs and Assigns, forever. And
there is all Assent from and appelled and Assent and Assent and Assent from and appelled and the said Meregaper agent. As is issue the home and buildings on said his is a sum not less than the said Meregaper agent. As is issue the home and buildings on said his in a sum not less than the said Meregaper. And the said Meregaper agent. As is issue the home and buildings on said his in a sum not less than the property of the said the said of the said the said of the said the sai	o hereby bind They self my	Heirs, Executors and Administrators,
there is all Assent from and appelled and Assent and Assent and Assent from and appelled and the said Meregaper agent. As is issue the home and buildings on said his is a sum not less than the said Meregaper agent. As is issue the home and buildings on said his in a sum not less than the said Meregaper. And the said Meregaper agent. As is issue the home and buildings on said his in a sum not less than the property of the said the said of the said the said of the said the sai	o warrant and forever defend, all and singular, the said premises unto the said	V. J. Woolese his
tem, Francisco, Administrators and Avalence age every prome who more than the series of the same of the temporary and a state of the same		Heirs and Assigns, from and against
And if the same former of said date, or interest to the said contagner, and that in the costs that the contrague, the said of the said contagner, and that in the costs that the contrague, shall at my does just the said of said to do so, then the said contagner, who was not said date, or interest to the contagner, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, and the mortage, and the said the said that	Heirs, Executors, Administrators and Assigns, and every person whomsoever law	fully claiming, or to claim the same, or any part thereof
And if the same former of said date, or interest to the said contagner, and that in the costs that the contrague, the said of the said contagner, and that in the costs that the contrague, shall at my does just the said of said to do so, then the said contagner, who was not said date, or interest to the contagner, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, who was not said date, or interest the mortage, and the mortage, and the said the said that	And the said Mortgagor agree to insure the house and buildings or	n said lot in a sum not less than. The Roussell
The state of the policy of interested in the contengence of the state mentagence, and fault in the event that the contengence in state and the time to be inserted in the contengence of the state of th	Recudred \$ 1,500.00 Dollars (in a company or companies sat	
the persistent and experse of such interactic earlier there we real page, with interest And if a to we time any work of soil does, or interest thereon to past due and wapain. And the above interesting produce in additional content thereon to past due and wapain. And the above interesting produce in additional content thereon to past of the above interesting of additional produce and other and the past of the persistent of additional produce and other and making of the parties of the persistent of additional produce and other additional produce costs of collecting jump and other produces in the past of past of the parties of these procession of additional produces and other and making of the parties of these processions of the parties of these produces in the past of the past of the additional produces and other and an engage of the parties of the parties of these past of the pas	re, and assign the policy of insurance to the said mortgagee, and that in the	he event that the mortgagor shall, at any time fail to do so, then the said
And If at any time any part of said decks, or interest thereon be past does and unpublish. Merit, Executors, Administrators or Avolges, and agree that any Judge of the fireth Corner of and Corner to and State man, at chamber or orderwise, angeling a receiver with authority to take proposed or fault common of and corners in the content of the proposed of the propo	nortgagee may cause the same to be insured in	name and reimburse Mice self
And If at any time and part of said decide or interest thereon be past does and impaired. And If at any time and particle to each martingue. And If at any time and particle to each martingue. And If at any time and particle to each martingue. And If at any time and particle to each martingue. And If at any time and particle to each martingue. And If at any time and particle state present and profits and profits the particle of the particle state presents and profits the particle of the particle state presents and profits the particle state presents and profits the particle state presents and profits the particle state profits and state presents and profits the particle presents and profits and state state presents and particle presents and presents and particle presents and p		
The Arm Antiferior promises to main internance on the content of anything more than or state and profit and content of anything more than or the content of anything anything the content of anything more than or the content of anything anything anything the content of anything anything anything anything the content of anything any anything any anything any anything any anything any anything anything anything anything anything anything anything anything any	or the premium and expense of such insurance under this mortgage, with interest	t.
The Arm Antiferior promises to main internance on the content of anything more than or state and profit and content of anything more than or the content of anything anything the content of anything more than or the content of anything anything anything the content of anything anything anything anything the content of anything any anything any anything any anything any anything any anything anything anything anything anything anything anything anything any		hereby assign the rents and profits
reference of any angle of the propose come of collection) agon and deel interest, ords or expenses; without liability to account for mything more than the related and the study or the control of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHILLESS, and it is the tree level and meaning of the parties to these Presents, that if provide presents of the study of the present of the parties of the parties to the presents, that if provide presents of the present of the parties of the parties to the presents, that if provide presents and all default of garment shall be made. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not between the stail question, that the stail mortageer. AND IT IS AGREED, by not be the underly not the stail mortageer. AND IT IS AGREED, by not be made. WITNESS. ALL ALL ALL ALL ALL ALL ALL ALL ALL AL		
the side most tensor of an and shall well and trily pay or crosses to be swith, unto the earth mortuspiecy—the earth delicity of the state according to the state of the execution of	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with a polying the net proceeds thereof (after paying costs of collection) upon said do not be rents and profits actually collected.	lebt, interest, costs or expenses; without liability to account for anything more than
AND IT IS ACREED, by and between the said parties, that the said mortgager	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these Presents, that if
remises until default of gayment shall be made. WITHERS MUY hand and weal this Selected files. WITHERS MUY hand and weal this Selected files. and in the one hundred and selected files. Morrica Seried and Delivered in the Presume of the Sovereignty and Andrewickne of the United States of America. Seried Sealed and Delivered in the Presume of the Sovereignty and Andrewickne of the United States of America. Seried Sealed and Delivered in the Presume of the Sovereignty and Andrewickne of the United States of America. Seried Sealed and Delivered in the Presume of the Sovereignty and Andrewickne of the United States of America. Seried Sealed and Delivered in the Presume of the Sovereignty and Andrewickne of the United States of America. SETHE STATE OF SOUTH CABOLINA. Greenville County. Seried with that he saw the within named. MUSALIA act any freed, deliver the within written Deed; and that he, with A. Market Level Andrews A. D. 192. SWORN to before one thin. SWORN to before one thin. A. D. 192. A. D. 192. A. D. 192. THE STATE OF SOUTH CAROLINA. Greenville County. RENUNCIATION OF DOWELD A Market Level South Carolina. Within the search of the within named. Morry Public tor South Carolina. With A. D. 192. Market Level South Carolina and searcately examined by me, did declare that the does freely, voluntarily and without any compulsion, died or fear of any person of the premises within mentioned and released. Morry Public for South Carolina. Morry Public for South Carolina. A. D. 192. Morry Public for South Carolina. Morry Public for South Carolina. A. D. 192. Morry Public for South Carolina.	hereon, if any be due, according to the true intent and meaning of the said no and void; otherwise to remain in full force and virtue.	ote, then this deed of bargain and sale shain eeds, determine, and so sales
in the year of our Lodgene thousand nine hundred and delicitude flates. And in the one hundred and faithful flates. And in the one hundred and faithful flates. And in the one hundred and faithful flates. And the outer hundred and faithful flates. And the outer hundred and faithful flates. And Delivered in the Presence of the United States of America. Sugar Land Delivered in the Presence of the United States of America. (I. S. C. S.	AND IT IS AGREED, by and between the said parties, that the said morte	gagor to note and enjoy the sai
in the year of our took face thousand nine hundred and delicited and finite one hundred and factory. Seeked and Delicited in the Presence of Seeph. Seeked and Delicited Scales. Scales of America. Seeph. Seeked and Delicited in the Presence of Seeph. Seeked and Delicited Scales. Scales of America. Seeked. Seeked and Delicited Scales. S	Premises until default of payment shall be made.	
String, Scala and Delivered in the Presence of Affice Scale and Scale and Administration (I. S. (WITNESS / My hand and seal this well	aug day of fluid
THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me and made eath that he saw the within named. ALLA act and deed, deliver the within, written Deed; and that he, with. SWORN to before me ALLA act and, deed, deliver the within, written Deed; and that he, with. When the same of the execution thereof. SWORN to before mode this. A. D. 1925 The STATE OF SOUTH CAROLINA. Greenville County. In State of South Carolina. Creenville County. A Carlot of the within named. And the state of south Carolina. Greenville County. In State of south carolina and without any concern, of a Mrs. County of the within named. And upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any conquision, dread or fear of any persons whomsoever, renounce, release and forever painguish unto the within named. Helies and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the permises within merotioned and recased. (GIVEN under for found and seal, this. A. D. 1925 Notary Public for South Carolina. Notary Public for South Carolina. (I. S. (I. S. (I. S. (I. S. A) A Carlot of the within and claim of Dower, of, in or to, all and singular the permises within merotioned and recased. (IVEN under for found and seal, this. A. D. 1925 Notary Public for South Carolina. Notary Public for South Carolina.		
Greenville County. Personally appeared before me. Index made oath that he saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the premises within mentioned and released. If the say the saw the within the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the saw the within the within the within named. If the premises within mentioned and released. If the premises within mentioned and released. If the premises within mentioned and released. If the premise within the saw the wi	Signed, Sealed and Delivered in the Presence of	Y. I. G. (I.)
Greenville County. Personally appeared before me. Index made oath that he saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the premises within mentioned and released. If the say the saw the within the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the saw the within the within the within named. If the premises within mentioned and released. If the premises within mentioned and released. If the premises within mentioned and released. If the premise within the saw the wi	Jasepes, 6, Laylar	: G, C, Werts (I. S.
Orcenville County. Personally appeared before me. Ind made oath thatbe saw the within named	Jack Congaleur	Claud Wells (L. S.
Greenville County. Personally appeared before me. and made oath that he saw the within named. We have a saw the within named. SWORN to before me; this a saw a b. 1925. SWORN to before me; this a saw a b. 1925. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, a saw) are a constant	(L S
Greenville County. Personally appeared before me. Index made oath that he saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the start is a saw the within named. If the premises within mentioned and released. If the say the saw the within the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the say the saw the within the within named. If the premises within mentioned and released. If the saw the within the within the within named. If the premises within mentioned and released. If the premises within mentioned and released. If the premises within mentioned and released. If the premise within the saw the wi	OT COLUMN CAROLINA)	MORTCAGE OF REAL ESTATE
Personally appeared before me for the mind made oath that he saw the within named with the saw the within named with the saw the within named with the saw the within named wi	}	
ign, seal, and as talk act and, deed, deliver the within written Deed; and that he, with \$\int_{\text{Cutoff}} \text{Uable Less}\$ All facts and as talk act and, deed, deliver the within written Deed; and that he, with \$\int_{\text{Cutoff}} \text{Uable Less}\$ All facts and as witnessed the execution thereof. SWORN to before me this. A. D. 192. 7 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I, B. Cart Assigns, all ber interest and estate, and also all ber right and claim of Dower, of, in or to, all and singular the premises within mentioned and released. GIVEN under my band and seal, this. A. D. 192. 5 Notary Public for South Carolina. (I. S.) Notary Public for South Carolina. Without any compulsion, dread or fear of any person of the premises within mentioned and released. GIVEN under my band and seal, this. A. D. 192. 5 Notary Public for South Carolina. (I. S.) Notary Public for South Carolina. (I. S.) Notary Public for South Carolina. (I. S.)		
ingen, seal, and as. Activity act and, deed, deliver the within, written Deed; and that he, with South Called witnessed the execution thereof. SWORN to before mo this. And D. 192.5 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. 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. And D. 192.5 Notary Public for South Carolina. And D. 192.5 Notary Public for South Carolina. When Televisian destate, 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. And D. 192.5 Notary Public for South Carolina.	\int_{Ω}	s 6 Jaylar
SWORN to before med this. A. D. 1925 A. D.	\int_{Ω}	
SWORN to before me; this. A. D. 1925 A. D.	Personally appeared before me	,
SWORN to before me; this. A. D. 1925 A. D.	Personally appeared before me	,
SWORN to before me this. A. D. 192.5 A. D. 192.5 Notary Public for South Carolina. RENUNCIATION OF DOWEL Greenville County. I. Renunciation of Dowel of 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 persons 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 day of A. D. 192.5 Notary Public for South Carolina.	Personally appeared before me	ts and Mrs. Veries Wests
THE STATE OF SOUTH CAROLINA, Greenville County. I, Repure A Delice A Delic	Personally appeared before me	to are of Mrs. Cening Wests ritten Deed; and that he, with L. C. Wastere
Notary Public for South Carolina. RENUNCIATION OF DOWELD Greenville County. I, Renunciation of Doweld Greenville County. II, Renunciation of Doweld Greenville County. III, Renunciation of County	Personally appeared before me	to are of Mrs. Cening Wests ritten Deed; and that he, with L. C. Wastere
THE STATE OF SOUTH CAROLINA, Greenville County. I, Red M. Land Mrs. Levile West of the within named. Mile of the within named. More persons 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. 192.5 Notary Public for South Carolina. RENUNCIATION OF DOWER RENUNCIATI	Personally appeared before me	to are of Mrs. Cening Wests ritten Deed; and that he, with L. C. Wastere
Greenville County. I,	Personally appeared before me	ritten Deed; and that he, with & Wasters allman witnessed the execution thereof.
Greenville County. I,	Personally appeared before me	ritten Deed; and that he, with S. Wasters allman witnessed the execution thereof.
Greenville County. I,	Personally appeared before me	ritten Deed; and that he, with & Wasters allman witnessed the execution thereof.
I, Real Modern Managery and Separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons 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 day appear before my hand and seal, this did this day appear before my hand and seal, this day of Motary Public for South Carolina. Notary Public for South Carolina.	Personally appeared before me	ritten Deed; and thathe, with witnessed the execution thereof.
do hereby certify unto all whom it may concern, that Mrs. Stelle Wexts wife of the within named	Personally appeared before me	ritten Deed; and that he, with S. Waslessed the execution thereof. RENUNCIATION OF DOWER
wife of the within named	Personally appeared before me defined and made oath that	ritten Deed; and that he, with S. Waslessed the execution thereof. RENUNCIATION OF DOWER
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 of persons 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 5 Notary Public for South Carolina.	Personally appeared before me	ritten Deed; and that he, with S. Waslessed the execution thereof. RENUNCIATION OF DOWER
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 day of A. D. 192.5 Notary Public for South Carolina.	Personally appeared before me. and made oath thathe saw the within named	ritten Decd; and that he, with Low Wasters Allman witnessed the execution thereof. RENUNCIATION OF DOWER We said Wasters RENUNCIATION OF DOWER We said Wasters RENUNCIATION OF DOWER Weeks
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula the premises within mentioned and released. GIVEN under my hand and seal, this. day of	Personally appeared before me. and made oath thathe saw the within named. Sign, seal, and as	ritten Deed; and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER Let Sometimes did this day appear before n
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	Personally appeared before me	ritten Deed; and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER We see Sometimes S
day of	Personally appeared before me	ritten Decd; and that he, with a lease witnessed the execution thereof. RENUNCIATION OF DOWER Lease did this day appear before no does freely, voluntarily and without any compulsion, dread or fear of any person of the doctors.
day of A. D. 192.5	Personally appeared before me and made oath that	ritten Decd; and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes with the sometimes
Notary Public for South Carolina. A. D. 192 Venie Werts	Personally appeared before me and made oath that	ritten Decd; and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes have been did this day appear before an does freely, voluntarily and without any compulsion, dread or fear of any person of the sometimes have been done to the sometimes and the sometimes have been done to the sometimes have been don
Notary Public for South Carolina.	Personally appeared before me and made oath that	ritten Decd; and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes and that he, with Sometimes witnessed the execution thereof. RENUNCIATION OF DOWER West Sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes without any compulsion, dread or fear of any person of the sometimes with the sometimes
	Personally appeared before me and made oath thathe saw the within named	ritten Deed; and that he, with a witnessed the execution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER did this day appear before med does freely, voluntarily and without any compulsion, dread or fear of any person of the secution thereof.
, ,, , , , , , , , , , , , , , , , , ,	Personally appeared before me and made oath thathe saw the within named	ritten Deed; and that he, with a witnessed the execution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER We have be a secution thereof. RENUNCIATION OF DOWER did this day appear before med does freely, voluntarily and without any compulsion, dread or fear of any person of the secution thereof.