AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said the creek of the said on the content of the said of the	TOGETHER with, all and singular, the Rights, Members, Hereditaments ining.	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
Section Name **Section** **Part Action** **Part Action		
in. Eccentist. Administrators and stripes, and every power without control and the control of the control of the day of the said Medicine. And the said Medicine. Data: fine a congrupt or comments entificative to the caracterizative. Just the pair to do so, then the and said the picture of the caracterizative to the caracterizative. In a said and the pictic of insurance to the said control of the control o		Heirs and Assigns, forever. And
in. Economy, Administrators and Assigns, and every grown whomesore having the many and and the control of the c	hereby bind My Delf 'ruly	Heirs, Executors and Administrators,
in Economic Administrations and Articles, and entry proves with including on and all let in a man and tent than. And the with Montgoon— agree — in some the bore of with including on and all let in a man and tent than. Delitar in a company or communic antiferror to the nationance. Just time find to two the delitary of the management, and the provided from two or changes in an analysis of the color of insurance to the said configure— and that in the every to the nationance. Just time find to do so, then the end strategies— may come the time to be insurance under this metager. In the nominium and experien of much insurance under this metager, with interest. And if at our fine our wast of said dock or increase thereon he past the end upposed. And if at our fine our wast of said dock or increase thereon he past the end upposed. In the closes develorably strategies to said meritager. In the closes develorably strategies to said meritager. In the closes develorably strategies to said meritager. In this closes develorably strategies to said meritages or characters appeared a resolver of said strategies. In the closes develorably strategies to said meritages and strategies of the said strategies of	warrant and forever defend, all and singular, the said premises unto the said	Lucy L. Hudman her
in Economic Administrations and Articles, and entry proves with including on and all let in a man and tent than. And the with Montgoon— agree — in some the bore of with including on and all let in a man and tent than. Delitar in a company or communic antiferror to the nationance. Just time find to two the delitary of the management, and the provided from two or changes in an analysis of the color of insurance to the said configure— and that in the every to the nationance. Just time find to do so, then the end strategies— may come the time to be insurance under this metager. In the nominium and experien of much insurance under this metager, with interest. And if at our fine our wast of said dock or increase thereon he past the end upposed. And if at our fine our wast of said dock or increase thereon he past the end upposed. In the closes develorably strategies to said meritager. In the closes develorably strategies to said meritager. In the closes develorably strategies to said meritager. In this closes develorably strategies to said meritages or characters appeared a resolver of said strategies. In the closes develorably strategies to said meritages and strategies of the said strategies of		Heirs and Assigns, from and against May & cli Mel
And the sould Mottecore upon to intere the home and buildings on table to in a min and has than Dollars (in company or manufacts attributory to the mostages.) and was interest to a min single the policy of instruction to the instruments. And it is now that any time field to the on. Can the and stragger may cause the attent to be instructed the mortgage. And it is now that any time field to the on. Can the and stragger may cause the attent to be instructed the mortgage. And it is now that any time field that, or interest thereon he was due and unpaid. And it is now that any time to the instruction of the and time the instruction of the and time the contribution of the and time the contribution of the and time the contribution of the contribution of the production and contribution of the cont	eirs. Executors. Administrators and Assigns, and every person whomsoever la	awfully claiming, or to claim the same, or any part thereof.
in and antigen the policy of insurants to the solid coveragement, and their in the covery that the surrepassor—shall at any time had to do so, then the sal strategies — may seek the attent to the solid coverage — may seek the attent to the insurant seek this mentage, with insurant and coverage of such formation in the surrepassor—shall at any time had to do so, then the sal strategies — may seek the attent to the insurance make this mentage, with insurant and coverage of such formation in surrepassor—shall distinct the surrepassor—shall distinct the surrepassor—shall distinct the surrepassor—shall distinct the surrepassor—of such formation in surrepassor—of such formation in surrepassor—of such formation and profit placed. Cover of such State state of challenges of the surrepassor—of such formation and profit placed. Cover of such State state of challenges of the surrepassor—of such formation and profit placed. Cover of such state of such such surrepassor—of such surrepas		
e, and assign the pathyr of insormers to the said mortgages— and that in the event that the mortgages— shall at any time fail to do so, then the said mortgages— may cause the same to be insured in the same and residures. And if in any time any part of soul dold, or interest theremy be read the and untakle. And if in any time any part of soul dold, or interest theremy be read the and untakle. And if in any time any part of soul dold, or interest theremy be read the and untakle. And if in any time any part of soul dold, or interest theremy be read the and untakle. And if in any time any part of soul dold, or interest theremy be read the said untakle. And if in any time any part of soul dold, or interest theremy be read the said untakle and the read of said the said untakle said the said th		
and the same to be increed in	e and assign the policy of insurance to the said mortgagee, and that in	the event that the mortgagor shall at any time fail to do so, then the said
The premium and expecter of soil defer or interest thereon he past for and update. And if a are there are past of soil defer or interest thereon he past for and update. If hereby artists the times of the past for and update. If hereby artists the remains and profit factors for the past of the past for and update. The past of the past for an approximation of the past for the past		
And it as any time any out of tail doles or interest thereon be past the ned support. The cheek described specials to this mentages. The cheek described specials to this mentages. The cheek described specials to the cheek special to receive a special to a special to a state of the cheek described special called to the cheek described before later posterior constructions and profits and receive and called the cheek described before later posterior constructions and profits are cheek actually collected. PROVIDED ALWAYS, INVERTIBLESS, and it is the true intent and woming of the parties to these Presents, that it is a support of the cheek described before the second for administration of the cheek described before	ortgagee may cause the same to be histiled in	
Horse, Execution, Advances, Advances presented to said memorane or security and another security and another security and another security and projects of the anti-proceeds thereof fairer polying order or determine and profession of called the anti-process of called the process and profess causing voluntes and profession of called the anti-process of called the process of	or the premium and expense of such insurance under this mortgage, with inter	est.
regist Court of and State way, at Assumers or controls, against and control of the interest, costs of expenses; without liability in second for anything more than creation of the parties of the parties of the parties without liability in second for anything more than creation of the parties	And if at any time any part of said debt, or interest thereon be past due	and unpaid
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nearing of the position to these Presents, that it is compared with interest and contractions of the analysis of the contract of	Circuit Court of said State may, at chambers or otherwise, appoint a receiver value the net proceeds thereof (after paying costs of collection) upon said	
the staff meragener— do and shall well and endy pay or cause to be paid, anto the said mortgager— the sold deliver on an interest of the staff of the control in the force and visites. ADD IT IS ACREED, by and deveron the said survives, that the said mortgager is the sold deliver on the said mortgager— to hold and enjoy the said mortgager. ADD IT IS ACREED, by and deveron the said survives, that the said mortgager— the said said said said the mode. WITNESS. [144]. hand, and seal this. In the year of our Bord one thousand ritor hundred and followed by the said mortgager of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. Signed, Sighted and Delivered in the Presence of the Sovereignery and Independence of the United States of America. MORTGAGE OF REAL ESTATI Personally appeared before me. J. A. D. 102.55 Notary Public for South Carolina. Helies and Assigns, all her interest and cetate, and also all her right and claim of Dower, of, in or so, all and singula the premises within mentioned and released. Liters and Assigns, all her interest and cetate, and also all her right and claim of Dower, of, in or so, all and singula to the premises within mentioned and released. Liters and Assigns, all her interest and cetate, and also all her		d meaning of the parties to these Presents, that if
coron, it any be may according to the Processing to the Charles and Indiana and the San Interfaces of the Charles and Indiana and seal of the San Interfaces and I	and the second second second	the said debt or sum of money aforesaid, with interest
THE STATE OF SOUTH CAROLINA. Signed, Seal and seal within ramed. A D. 1922 SWORN to before use, this 2 3 16. SWORN to before use, this 3 16. SWORN to before	nereon, if any be due, according to the true intent and meaning of the said and void; otherwise to remain in full force and virtue.	note, then this deed of bargain and sure sums.
WITNESS Files hand and seal this in the year of our broad one theread nine hundred and hilderections for the part of our broad one theread nine hundred and hilderections for the United States of America. Signed, Seafed and Delivered in the Presence of Land L. Gallety L. G. S. G.	AND IT IS AGREED, by and between the said parties, that the said mo	rtgagor to hold and enjoy the said
Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed of Marketing. Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed Sealed Sealed A. Pallitages. (L. S.	Premises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed of Marketing. Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed Sealed Sealed A. Pallitages. (L. S.	WITNESS 714 hand and seal , this	9th day of June
Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed of Marketing. Signed, Sealed and Delivered in the Presence of Let V. J. Analyse and Sealed Sealed Sealed A. Pallitages. (L. S.	in the year of our bord one thousand nine hundred and twenty	- full and in the one hundred and
Signed, Scaled and Delivered in the Presence of Lease State Collection (L. S. C. S.	+Aeth ' wear of the Sovereignty an	d Independence of the United States of America.
Const. P. Addition (1.5 (1.8 (1.8 (1.8 (1.8 (1.8 (1.8 (1.8 (1.8	l	
(I. S. (I		Collition (18)
HE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me Jaw. M. Whitsum C. In Marting C	la D. M. W. W. L. L. C.	(L,S)
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. And made oath thathe saw the within ramed. Seal, and as	Weight Market Land	(L, S.)
Greenvile County. Personally appeared before me fall M. Whitmus C. Ind made outh thathe saw the within named		(L, S.)
Greenvile County. Personally appeared before me fall M. Whitmus C. Ind made outh thathe saw the within named		NORMAL OF DEAL FORMANE
Personally appeared before me Jack M. Waltums C. Indicated and that the saw the within named. Ball B. Pallity III. Indicated and that the saw the within named. Ball B. Pallity III. Indicated and that the saw the within named. Ball B. Pallity III. Indicated and the saw the within named. Ball B. Pallity III. Indicated and that the within the saw the within named. It is a saw of the execution thereof. SWORN to before me, this 23 lb. A. D. 1925 Notary Public for South Carolina. (SFAL) I. I	}	MORTGAGE, OF REAL ESTATE.
act and deed, deliver the within written Deed; and thathe, with	Greenville County.	A
act and deed, deliver the within written Deed; and thathe, with	Personally appeared before me	dent &
act and deed, deliver the within written Deed; and thathe, with	nd made oath thathe saw the within named Oliva A	Callity el
SWORN to before me, this. 2.3.1. A. D. 192.7. Bay of A. D. 192.7. Notary Public for South Carolina. (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I		O
SWORN to before me, this. 2.3.1. A. D. 192.7. Bay of A. D. 192.7. Notary Public for South Carolina. (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I	.7	
SWORN to before me, this. 2.3.1. A. D. 192.7. Bay of A. D. 192.7. Notary Public for South Carolina. (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I	ign, seal, and as All act and deed, deliver the within	written Deed; and thathe, with
SWORN to before me, this 231 L. A. D. 1925 A. D. 1925 A. D. 1925 Notary Public for South Carolina. (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs wife of the within named	Those of Soldsmith	witnessed the execution thereof.
A. D. 192.5 Notary Public for South Carolina. SEAL) RENUNCIATION OF DOWE Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs. wife of the within named	J. C.	
RENUNCIATION OF DOWE Greenville County. I,	SWORN to before me, this 231 d	
RENUNCIATION OF DOWE Greenville County. I,	lay of Sune A. D. 192.5	
RENUNCIATION OF DOWE Greenville County. I,	Thos. J. Lald 2 suith (SEAL)	Jas. M. Whitmire
Greenville County. I,	Motary Fublic for South Caronna.	
Greenville County. I,		·
Greenville County. I,	THE STATE OF SOUTH CAROLINA.	RENUNCIATION OF DOWER
I,	, }	
wife of the within named	Greenville County.	
wife of the within named	Greenville County.	
the premises within mentioned and released. GIVEN under my hand and seal, this	I,	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul he premises within mentioned and released. GIVEN under my hand and seal, this	I,	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular desires within mentioned and released. GIVEN under my hand and seal, this	I,	did this day appear before me
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular my hand and seal, this	I,	the does freely, voluntarily and without any compulsion, dread or fear of any person o
he premises within mentioned and released. GIVEN under my hand and seal, this	I,	the does freely, voluntarily and without any compulsion, dread or fear of any person o
GIVEN under my hand and seal, this	I,	he does freely, voluntarily and without any compulsion, dread or fear of any person o
Notary Public for South Carolina. A. D. 192 (L. S.) Notary Public for South Carolina.	I,	he does freely, voluntarily and without any compulsion, dread or fear of any person o
lay of	I,	he does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
Notary Public for South Carolina.	I,	he does freely, voluntarily and without any compulsion, dread or fear of any person of amed.
Notary Public for South Caronna.	I,	the does freely, voluntarily and without any compulsion, dread or fear of any person or
Recorded Lune 25th, at 1,20P.M. 1925	I,	the does freely, voluntarily and without any compulsion, dread or fear of any person or
according to the second	I,	the does freely, voluntarily and without any compulsion, dread or fear of any person or amed