PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it. I said mortgagor. And a shall well and traly ray or cause to be paid, unto the said mortgagor. The said debt or sum of money aforesaid, with interest recorn, if any the due, according to the true intent and meaning of the said mortgagor. The said debt or sum of money aforesaid, with interest recorn, if any the due, according to the true intent and meaning of the said mortgagor. The said debt or sum of money aforesaid, with interest recorn, if any the due, according to the true intent and meaning of the said mortgagor. The said mortgagor and sale shall crosse, determine, and the utterly and interest remises until default of payment shall be made. WITNESS ALL for any the made and seal, this be made. WITNESS ALL for any the said mortgagor. WITNESS ALL for any the said mortgagor. And in the one hundred and and seal, this be made. WITNESS ALL for any the said mortgagor. And in the one hundred and seal in the year of our flord one thousand nine hundred and and seal. The said seal and between the said mortgagor. And in the one hundred and seal in the presence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and	TOGETHER with, all and singular, the Rights, Members, Her taining.	editaments and Appurtenances to the said Premises belonging, or in anywise incident or apper-
there, because and Aministrators and Aministrators and Aministrators and Aministrators are at the cover extend. It and singular, the said premius unto the state. Item and Armon, from and agence. The Act of the Aministrators and Ansigns, and every person whomester height Statisting, or to claim the same, or any part Broad. And the said Margazor. And the said Margazor. The accuracy of company or company to endought and the same, or any part Broad. And the said Margazor. The premium and expense of such interaction, and there is the creat that the nortgager. Stall at we time full to do on, then the said stragger. The premium and expense of such interacts under this nortgage, with interest. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time any part of said dath or interest thereon to past due and supakidad. And if at our time and any part of said dath or interest thereon to be past due and supakidad. And if at our time any part of said dath or interest due on the parties to the parties to the parties to the parties to the said our said parties. PROVIDED ALWAYS, NUCLEUTHERESS, and it is the term interest and supakidad. PROVIDED ALWAYS, SUPERTHERESS, and it is the term interest and supakidad. PROVIDED ALWAYS, SUPERTHERESS, and it is the term interest and supakidad. And If it is all the said dath or interest and supakidad. And If it is all the said of the parties to the said our parties, but the said of the parties to the said of	T() HAVE AND TO HOLD, all and singular, the said Premises	Heirs and Assigns forever And Mul-
cin. Exception, Administrators and Ansigns, and every person whosoworce buffully classified, or to child the state, or my part thereof. And the total Morrageon	Mary v	Haire Tracutors and Administrators
cin. Exception, Administrators and Ansigns, and every person whosoworce buffully classified, or to child the state, or my part thereof. And the total Morrageon	o warrant and forever defend, all and singular, the said premises unto	the said J. D. Owizage his
cin. Exception, Administrators and Ansigns, and every person whosoworce buffully classified, or to child the state, or my part thereof. And the total Morrageon		Heirs and Assigns, from and against Me and Muy
Dollars (in a company or companies substance) to the mortgage	Heirs, Executors, Administrators and Assigns, and every person whom	nsoever lawfully claiming, or to claim the same, or any part thereof.
e, and adapt the policy of interactive the mail mortgages, and that in the event that the mortgages, that it any time fall to do so, then the not prepare may true the amount to be insured in the prepared may true the amount to be insured in the prepared of the property of	And the said Mortgagor agree to insure the house and	buildings on said lot in a sum not less than
e, and adapt the policy of interactive the mail mortgages, and that in the event that the mortgages, that it any time fall to do so, then the not prepare may true the amount to be insured in the prepared may true the amount to be insured in the prepared of the property of		impanies satisfactory to the mortgagee), and keep the same insured from loss or damage by
And if at any time any part of said dolt, or interced thereon to past does and suspaid. The three does does does not seem to said materiages. And if at any time any part of said dolt, or interced thereon to past does and suspaid. The three does does does not seem to said materiages. And if at any time any part of said dolt, or interced thereon to past does and suspaid. The three does does does not seem to said materiages. And if at any time any part of said dolt, or interced thereon to past does not suspaid. The part of the said seem to said does the part of the part of the said seem to the part of the part	ire, and assign the policy of insurance to the said mortgagee, an	d that in the event that the mortgagor shall at any time fail to do so, then the said
And if at are vine any part of said debt, or interest thereon he past due and unpaid. The interest the complete of the above described premies to mist mortgage. It is above described premies to mist mortgage. On the process of the complete described ones asymptotic described with an above described premise and corner that one Judge of the complete described before the control of the parties of the control of the parties and corner than the parties and control of the parties to these Presents, that if the said mortgage. It is added to the parties to these Presents, that if the country of the said control of the parties to these Presents, that if the said mortgage. It is added to the parties to these Presents, that if the country of the said control of the parties to these Presents, that if the said mortgage. It is added to the parties to these Presents, that if the said control of the parties to these Presents, that if the said control of the parties to these Presents, that if the said control of the parties to these Presents, that if the said control of the parties to these Presents, that if the said control of the parties to these Presents, with interest control or in the parties of the parties, that the said mortgager. ADD IT IS AGENETIA to the parties that the said mortgager. ADD IT IS AGENETIA to the parties of the parties that the said mortgager. The said in the one hundred and the parties that the said mortgager. The parties of control one thousand nine hundred and this control of the parties of	nortgagee may cause the same to be insured in	name and reimburse
the above described premises to said mortagage. or Mort Executive, Administrators or Assigns, and agree that any Isolate of the transition of the data and the said and the s	or the premium and expense of such insurance under this mortgage, v	with interest.
phosping the net proceeds thereof (after paying coats of collection) throm and deck, interest, costs or expenses, without tabulary to account for anything more than remain any profiles. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intered and meaning of the parties to those Presents, that if a said mortgage, do and shall well and truly pay or cause to be paid, unto the said mortgage. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and between the said parties, that the said mortgagor. AND IT IS ACREED by and the one bundred and freely parties and said said mortgagor. AND IT IS ACREED by and the one bundred and freely parties and said said said mortgagor. AND IT IS ACREED by and the one bundred and freely parties and said said said mortgagor. AND IT IS ACREED by and the one bundred and freely parties and said said mortgagor. AND IT IS ACREED by and said said said said said said said sai	And if at any time any part of said debt, or interest thereon be	past due and unpaid of L. L. Helchurk hereby assign the rents and profits
e sait mortgagor do and shall well and truly pay or cause to be pold, unto the said mortgagor the said debt or sam of moorey ofcreated, with interest or growing any bedieve secretion to the tree insert and maching of the said mort space the said debt of baryain and sale shall coase, determine, and he unterly rull default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor It is hold and enjoy the said remises until default of payment shall be made. WITNESS HELL band and seal this the year of our learned one thousand nine hundred and Meet extra type of the said mortgagor It is and in the one hundred and fact extra type of the said mortgagor It is and in the one hundred and fact extra type of the said mortgagor. Figured, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and sealed to the said the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and sealed the said the Sourceignty and the said the said the said the Sourceignty and Sou	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the receiver with authority to take possession of said premises and collect said rents and profits, upon said debt, interest, costs or expenses; without liability to account for anything more than
e sait mortgagor do and shall well and truly pay or cause to be pold, unto the said mortgagor the said debt or sam of moorey ofcreated, with interest or growing any bedieve secretion to the tree insert and maching of the said mort space the said debt of baryain and sale shall coase, determine, and he unterly rull default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgagor It is hold and enjoy the said remises until default of payment shall be made. WITNESS HELL band and seal this the year of our learned one thousand nine hundred and Meet extra type of the said mortgagor It is and in the one hundred and fact extra type of the said mortgagor It is and in the one hundred and fact extra type of the said mortgagor. Figured, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and sealed to the said the Sourceignty and Independence of the United States of America. Signed, Sealed and Debtered in the Presence of the Sourceignty and sealed the said the Sourceignty and the said the said the said the Sourceignty and Sou	PROVIDED ALWAYS, NEVERTHELESS, and it is the true	intent and meaning of the parties to these Presents, that if
remises until default of payment shall be made. WITNESS File hand, and seal, this day of made in the year of our ford one thousand nine hundred and Allectify free and in the one hundred and followers from the year of the Sovereignty and Independence of the United States of America. Signed, Seabled and Delivered in the Presence of L. S. C.	ne said mortgagor, do and shall well and truly pay or cause to nereon, if any be due, according to the true intent and meaning of nd void; otherwise to remain in full force and virtue.	be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest the said note, then this deed of bargain and sale shall cease, determine, and be utterly null
WITNESS ILLY hand and seal, this band in the year of our Lord one thousand nine hundred and All Letter field and in the one hundred and fine the year of our Lord one thousand nine hundred and All Letter field and in the one hundred and fine year of our Lord one thousand nine hundred and All Letter field and believed in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the United States of America. Signed, Sealed and Delivered in the Presence of the United States of America. (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. And made oath that the saw the within named. A. D. 1921 (SEAL) Witnessed the execution thereof. Witnessed the units and the Units and the execution thereof. Witness	AND IT IS AGREED, by and between the said parties, that the	said mortgagorto hold and enjoy the said
Signed, Sealed and Delivered in the Presence of A. G. Greenville County. Dersonally appeared before me. J. G. Greenville County. J. G. Greenvill	remises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of A. G. Greenville County. Dersonally appeared before me. J. G. Greenville County. J. G. Greenvill	WITNESS ML., this hand and seal, this	St. day of une
Signed, Sealed and Delivered in the Presence of	^	1 //
The State of South Carolina, Greenville County. Personally appeared before me. d made oath thathe saw the within named	, (<i>)</i>	engity and Independence of the Office States of America.
(I. S.) (I.		1° 4° 56
It. 8) (I. 8)	118, Dourse	(L. S.)
The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me State of and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Athara A. D. 1925 The STATE OF SOUTH CAROLINA, Greenville County. I. J.		(4-)/
Personally appeared before me. In seal, and as. A. D. 1925 I. D. L.		(L. S.)
gen, seal, and as ACC act and deed, deliver the within written Deed; and that he, with SWORN to before me, this. A. D. 192.5 yo of Addle representation of South Carolina. Witnessed the execution thereof. SWORN to before me, this. A. D. 192.5 A. D. 192.5 A. D. 192.5 HE STATE OF SOUTH CAROLINA, Greenville County. I. J. G	HE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE.
gn, seal, and as ACL act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this ADA AD. 192.5 IN OLL CLAGUE (SEAL) Witnessed the execution thereof. SWORN to before me, this ADA AD. 192.5 IN OLL CLAGUE (SEAL) WITNESSED THE STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192.5 The STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192.5 The state of the within named ADA ADA CLAGUE ADA ADA CLAGUE ADA CL	Personally appeared before me JJX July	vnes
gn, seal, and as ACL act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this ADA AD. 192.5 IN OLL CLAGUE (SEAL) Witnessed the execution thereof. SWORN to before me, this ADA AD. 192.5 IN OLL CLAGUE (SEAL) WITNESSED THE STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192.5 The STATE OF SOUTH CAROLINA, Greenville County. I. A. D. 192.5 The state of the within named ADA ADA CLAGUE ADA ADA CLAGUE ADA CL	ad made and along the same the mithin named $\mathcal{L}^2(\mathcal{L}^2)$	the language
SWORN to before me, this. A. D. 1925 SWORN to before me, this. A. D. 1925 SEAL) S	nd made oath thathe saw the within named	
SWORN to before me, this. A. D. 1925 SWORN to before me, this. A. D. 1925 SEAL) S	. // :	
SWORN to before me, this A. D. 192.5 IN ORDER Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 192.5 The property of the within named A. D. 192.5 In order of the within named A. D. 192.5 In order of the within named A. D.	gn, seal, and as act and deed, deliver the	within written Deed; and thathe, with
SWORN to before me, this A. D. 192.5 IN ORDER Public for South Carolina. (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I, A. D. 192.5 The property of the within named A. D. 192.5 In order of the within named A. D. 192.5 In order of the within named A. D.	J'P. Ballerger	witnessed the execution thereof.
RENUNCIATION OF DOWER. Greenville County. I, D. Baccarger Hat Mrs. Content of the within named. did 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 persons whomsoever, renounce, release and forever relinquish unto the within named. Declarate 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.		
RENUNCIATION OF DOWER. Greenville County. I, D. Baccarger Hat Mrs. Content of the within named. did 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 persons whomsoever, renounce, release and forever relinquish unto the within named. Declarate 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.	av of AAAC A. D. 192.5	
RENUNCIATION OF DOWER. Greenville County. I, D. Baccarger Hat Mrs. Content of the within named. did 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 persons whomsoever, renounce, release and forever relinquish unto the within named. Declarate 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.	P. Ballenger (SEAL)	JK. Downes
Greenville County. I, Di Clear get Hataly Pache County thereby certify unto all whom it may concern, that Mrs. Careful Governous did 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 presons whomsoever, renounce, release and forever relinquish unto the within named. J. J	Notar Public for South Carolina.	
Greenville County. I, Die Clear get hat a left Problec thereby certify unto all whom it may concern, that Mrs. County Hole County 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 consons whomsoever, renounce, release and forever relinquish unto the within named. J. J		,
ife of the within named Linguist Mark of the within named Linguist 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 Linguist	}	RENUNCIATION OF DOWER.
did this day appear before me 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 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, the premises within mentioned and released.		tary Preblic
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 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, e premises within mentioned and released.	ife of the within named L. L. Holcomb	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, e premises within mentioned and released.	•	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, e premises within mentioned and released.		
e premises within mentioned and released.	Ji Ji Vivings and	us
		interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,
Recorded June 26th 12:400.71, 192.5	•	1
P. Ballenger (L. S.) Mrs. Orney Tholosub Notary Dublic for South Carolina. Recorded June 26th 12:40P.M., 1925	GIVEN under my hand and seal, this	
Recorded June 26th: 12:40P.M., 1925	QQ Balle - 183/	
$^{\prime\prime}$ /	Notary Bublic for South Carolina.	Mrs. Vruey Lolcomb