And if at any time any part of said delete, or interest thereon be past due and unpeaks. And if at any time any part of said delete, or interest thereon be past due and unpeaks. And if at any time searched greations to will correspond to the control of the parties of the parties of the parties and colors of approximation parties of the parties are designed as and parties, and a great and parties, the parties are designed as and parties, and it is the true plant and parties, the parties to the parties of the parties to the parties of the p	TO TIAVE AND TO HOLD, all and singular, the said Tremses unto the said	hruston, his
same and the control of the control		\mathcal{C}
the Description Administrators and Analysis, we's every power whemevour buildly designed as to death the rest or any our Belling. And the wild description—agree—to compress whemevour buildly control to it is some on text than the legislating of the description of the south of the legislating of the description. And the wild description—agree—to compress whemevour to the notification to the most than the legislating of the description of the southern than the legislating of the description of the southern than		
ten. Execution. Administrators and Analysis, and correspons who measure has first channing, as a delian the same are say you fillion. And the soft therefore, the same are the same and ductions and as the in a come of the recovery. In the control of the same and the same are say in the control of the same and the same and the same and the same are say in the same and	to warrant and forever defend, all and singular, the said premises unto the said 3. 3. Thr	uston, his
And the risk exceptions of the control of the town and buildings on said the in a sum not from them. Integraling facility of the control of the process of the control of the process of the control of t	Heirs and Assigns, from	and against grupelf, my
The content of the produce of interractive to the state interregate	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the	ne same or any part thereof.
at and assign the policy of internance is the said mortageness, and that is the event that the mortageness and an any same fall to che so, then the mild mortageness, as comes the name to be interned in the policy of internance and exceeded in the beautiful and the policy of the power and exceeded and betweenest excher this mortages, with Polerosts And if at any time any part of mild delte, or inspects theretoe he past due and simpsid. And if at any time any part of mild delte, or inspects theretoe he past due and simpsid. And if at any time any part of mild delte, or inspects theretoe he past due and simpsid. And if at any time any part of mild delte, or inspects theretoe he past due and simpsid. And if at any time any part of mild delte, or inspects the past of the past due and simpsid. And if at any time any part of mild delte, or inspects the past of the past due and simpsid. And if at any time any part of mild delte, or inspects the past of the past due and simpsid and past of the past of	And the said Mortgagor agree to insure the house and buildings on said lot in a sum not les	s than aughly full vicinance
The premium and excesses of such forcerome control the nonregion, with interest. And it is any time any part of said delet, or increase thereon he past due and suggest. And it is a my time any part of said delet, or increase thereon he past due and suggest. And it is a my time any part of said delet, or increase thereon he past due and suggest. And it is a my time any part of said delet, or increase thereon he past due and suggest. And it is a my time any part of said delet, or increase thereon he past due and suggest and delet increases. Administration or Assignment and suggest due to the complex of the past due to the complex of the complex		
The precision and expects of such homesture, under this marriage, with interest And if it is any time any part of said debt, or interest derecen be good due and amount. And if it is any time any part of said debt, or interest derecen be good due and amount. And if it is any time any part of said debt, or interest derecen be good due and amount. And if it is any time any part of said debt, or interest derecen be good due and amount of said debt debt, or interest and officer said read in the said marriage of the partie of said content and of said marriage to the said content and officer said read profits and officers debt debt. PROVIDED ALWAYS, NUMBERIALOSS, and it is the read interest and managing of the partie is from Protests, that if the said active said and said debt case, document, and the standard and only the said case, document, and the standard and only the said case, document, and the standard and only the said case, document, and the standard and only the said case, document, and the standard and officers and offic		
And if at any time any part of said delt, or thereof thereofs be part due and impaid. And if at any time any part of said delt, or thereof thereofs there is said the best behavior of the thereofs there is said filter said and the said the said and the said the said the processor is and filter said and the said the said and the said the processor is and filter said forth and event and profits and the said the processor is and filter said forth and event and profits and the processor of a said forth and event for the said said forth and the	may cause the same to be insured in	Jasaself
And II at any time any joint of said date, or interest thereon be rest the and unpart the glove described precisions to said mentager. It is glove described precisions to said mentager. In the contract of the proof of the proof of the contract of the c	or the premium and expense of such insurance under this mortgage, with interest.	
therefore on a sale famor may, a counter's product agencies is recovery with authority to considered in the counter of the cou	And if at any time any part of said debt, or interest thereon be past due and unpaid.	hereby assign the rents and profits
PROPERTY ANNAYS, NETERITIES AND	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possessions the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses;	n of said premises and collect said rents and profits, apply-
remises until default of payment shall be made. WITHERS THEY hand and send send thin. LEEL they are of the Survey and in the year of our Lord cone themesand thin lardered and Alexandery Signed, Reshed and Delivered in the Presence of Land Land Land Land Land Land Land Land	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to the said mortgages.	nese Presents, that if
WITNESS THE band and real the house and real and related and the personal in the year of our Lead one thousand nice hundred and the personal in the year of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. (I. S.) (I.	AND IT IS AGREED, by and between the said parties, that the said mortgagor	10 hold and enjoy the said
in the year of our Lord one thousand time bounded and Additionally and Independence of the United States of America. Signed, Scaled and Delivered in the Processes of A. A. A. D. 192 C. A	Premises until default of payment shall be made.	L 1
Signed, Scaled and Delivered in the Presence of Mark Capulating. Signed, Scaled and Delivered in the Presence of Mark Capulating. (I. S.) (I. S.	WITNESS my hand and seal , this 107h	day of thermany
Signed, Scaled and Delivered in the Presence of A. A. G. P. MANNEAU (L. S.) (L. S	in the year of our Lord one thousand nine hundred and tulenting	and in the one hundred and
A. H. GARLES (L. S.) (L. S.)	Lifteeth year of the Sovereignty and Independence of the United S	tates of America.
(I. S.) HE STATIS OF SOUTH CAROLINA, Greenville County, Petronally appeared before no. (I. S.) MORTGAGE OF REAL ESTATIS. Writnessed the execution thereof. SWORN to before me, this. Writnessed the execution thereof. SWORN to before me, this. Writnessed the execution thereof. SWORN to before me, this. MORTGAGE OF REAL ESTATIS. Writnessed the execution thereof. SWORN to before me, this. Writnessed the execution thereof. SWORN to before me, this. MORTGAGE OF REAL ESTATIS. Writnessed the execution thereof. SWORN to before me, this. Writnessed the execution thereof. SWORN to before me, this. MORTGAGE OF REAL ESTATIS. Writnessed the execution thereof. Writnessed the execution thereof. Writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. MENUNCIATION OF DOWER. Greenville County. I. ("The substitution of Dower, this writnessed the execution thereof. Writnes		R
HE STATE OF SOUTH CAROLINA, Orrenville County. Personally appeared before me	U. H. agnew:	Mes Danlett (L. S.)
HE STATE OF SOUTH CAROLINA, Orrenville County. Personally appeared before me		(L. S.)
HE STATE OF SOUTH CAROLINA, Creenville County, Personally appeared before me A. A. A. A. A. A. A. D. 192 A.	C, 7, puhman	(L, S.)
Creenville County. Personally appeared before me		(L, S.)
gn, seal, and as. SWORN to before me, this. yo of Additional Country. In put man, act and deed, deliver the within written Deed; and that be, with. Witnessed the execution thereof. SWORN to before me, this. You and the state of SOUTH CAROLINA, (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville Country. I	CHE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE.
gn, scal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this yo of TARY WARL (SEAL) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County, I. C. T. Puttin and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, to the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1926 GIVEN under my hand and seal, this A. D. 1926		
SWORN to before me, this. You for flat that the first and forever relinquish unto the within named. HE STATE OF SOUTH CAROLINA, Greenville County. I, Complete for south for four fear of any person or persons within mentioned and released. GIVEN under my hand and seal, this. Witnessed the execution thereof.	nd made oath thathe saw the within named J. Horner D. J.	
SWORN to before me, this. You for flat that the first and forever relinquish unto the within named. HE STATE OF SOUTH CAROLINA, Greenville County. I, Complete for south for four fear of any person or persons within mentioned and released. GIVEN under my hand and seal, this. Witnessed the execution thereof.		
SWORN to before me, this	gn, seal, and as act and deed, deliver the within written Deed; and thathe	, with
HE STATE OF SOUTH CAROLINA, Greenville County. I, Othereby certify unto all whom it may concern, that Mrs. If of the within named of the Manager of the Within named of the Within nam	C. L. Jutman	witnessed the execution thereof.
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Putman, a metaly sculet. S.C. The within named of the within named dupon being privately and separately examined by me, did declare that she does freely, yountarily and without any compulsion, dread or fear of any person or perns whomsoever, renounce, release and forever relinquish unto the within named State, and also all her right and claim of Dower, of, in or to, all and singular, e premises within mentioned and released. GIVEN under my hand and seal, this yo of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer, and also all her right and claim of Dower, of, in or to, all and singular, and the sealer and also all her right and claim of Dower, of, in or to, all and singular, by of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer and also all her right and claim of Dower, of, in or to, all and singular, by of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer and also all her right and claim of Dower, of, in or to, all and singular, by of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer and also all her right and claim of Dower, of, in or to, all and singular, by of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer and also all her right and claim of Dower, of, in or to, all and singular, by of Advanced and released. GIVEN under my hand and seal, this Synthymate and sealer		
HE STATE OF SOUTH CAROLINA, Greenville County. I, Description and, G. That Mrs. A Matalana Resolution of Dower. Greenville County. I, Description and, G. That Mrs. A Matalana Resolution of Dower. Greenville County. In the Within named. He may concern, that Mrs. Matalana Resolution of Dower. Given the within named. He may concern, that Mrs. Motary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWE	SWORN to before me, this	
HE STATE OF SOUTH CAROLINA, Greenville County. I, Description and, G. That Mrs. A Matalana Resolution of Dower. Greenville County. I, Description and, G. That Mrs. A Matalana Resolution of Dower. Greenville County. In the Within named. He may concern, that Mrs. Matalana Resolution of Dower. Given the within named. He may concern, that Mrs. Motary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWE	SWORN to before me, this A. D. 192	2
Greenville County. I	SWORN to before me, this A. D. 192 (a) ay of Flaruary A. D. 192 (a) (SEAL.)	Green.
Greenville County. I	SWORN to before me, this A. D. 192 (a) ay of Flacuary A. D. 192 (a) (SEAL.)	Gulla.
Greenville County. I	SWORN to before me, this A. D. 192 (a) ay of Flacuary A. D. 192 (a) (SEAL.)	Galle.
I, C, F, Putman, a matary stable. S. C. Thereby certify unto all whom it may concern, that Mrs. Puth Thickell Branchett' did this day appear before me, do upon being privately and separately examined by me, did declare that she does freely, yoluntarily and without any compulsion, dread or fear of any person or perms whomsoever, renounce, release and forever relinquish unto the within named Stored This 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, the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 C. A. D. 192 C. Notary Public for South Carolina. Mars Luth Mitchell Brannlett	SWORN to before me, this A. D. 192 A. D. D. 192 A. D. D. 192 A. D. D. 192 A. D.	
did this day appear before me, do upon being privately and separately examined by me, did declare that she does freely, yoluntarily and without any compulsion, dread or fear of any person or perns whomsoever, renounce, release and forever relinquish unto the within named SAS Shauston. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, ee premises within mentioned and released. GIVEN under my hand and seal, this Shauston (L. S.) Notary Public for South Carolina.	SWORN to before me, this A. D. 192 A. D.	
did this day appear before me, do upon being privately and separately examined by me, did declare that she does freely, yoluntarily and without any compulsion, dread or fear of any person or perns whomsoever, renounce, release and forever relinquish unto the within named SAS Shauston. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, ee premises within mentioned and released. GIVEN under my hand and seal, this Shauston (L. S.) Notary Public for South Carolina.	SWORN to before me, this A. D. 192 A. D. D. D. 192 A. D.	RENUNCIATION OF DOWER.
d upon being privately and separately examined by me, did declare that she does freely, yoluntarily and without any compulsion, dread or fear of any person or perns whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this A. D. 192 A. D. D. D. 192 A. D.	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, e premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192 (A. D. 19	SWORN to before me, this	RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this A. D. 1926 y of Flu. Notary Public for South Carolina. GIVEN under my hand and seal, this A. D. 1926 Mary Cuth Mary Cuth Mary Cuth Mary Cuth Mary Public for South Carolina.	SWORN to before me, this	RENUNCIATION OF DOWER. C. S. C
GIVEN under my hand and seal, this A. D. 1926 y of Flu. Notary Public for South Carolina. GIVEN under my hand and seal, this A. D. 1926 Mary Cuth Mary Cuth Mary Cuth Mary Cuth Mary Public for South Carolina.	SWORN to before me, this. A. D. 192 Of Futuary A. D. 192 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Futuary, a natary Rule of the within named of the within na	RENUNCIATION OF DOWER. C. S. C
GIVEN under my hand and seal, this 1926 y of Feb. A. D. 1926 The future of South Carolina. (I. S.) Notary Public for South Carolina.	SWORN to before me, this. A. D. 192 Of Futuary A. D. 192 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Futuary, a natary Rule of the within named of the within na	RENUNCIATION OF DOWER. C. S. C
y of Fell. O'F Putrnan (L. S.) Notary Public for South Carolina. (L. S.)	SWORN to before me, this	RENUNCIATION OF DOWER. S.C. S.C. Atchell Sannlett did this day appear before me, thout any compulsion, dread or fear of any person or per-
Of Jutinan (L. S.) Mrs Cuth mitchell Gramlett	SWORN to before me, this any of Flat (1921) A. D. 1921 (SEAL.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Fathman, a matary Rule o hereby certify unto all whom it may concern, that Mrs. of the within named Arman (1921) if of the within named Arman (1921) i	RENUNCIATION OF DOWER. S.C. S.C. Atchell Saamlett did this day appear before me, thout any compulsion, dread or fear of any person or per-
Notary Public for South Carolina.	SWORN to before me, this ay of Fig. A. D. 192 (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Futman, a matary Rule of the within named of the within named of the within named of the within named on the premises within mentioned and released. Heirs and Assigns, all her interest and estate, and also all her me premises within mentioned and released. GIVEN under my hand and seal, this	RENUNCIATION OF DOWER. S.C. S.C. Atchell Sannlett did this day appear before me, thout any compulsion, dread or fear of any person or per-
	SWORN to before me, this ay of Fig. (SEAL.) Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Greenville County, I, Dehreby certify unto all whom it may concern, that Mrs. The within named of the within named of the within named on the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192.	RENUNCIATION OF DOWER. Constitution of Dower. did this day appear before me, thout any compulsion, dread or fear of any person or pers
Recorded TW, // th. 192 , at // o'clock, M.	SWORN to before me, this	RENUNCIATION OF DOWER. Constitution of Dower. did this day appear before me, thout any compulsion, dread or fear of any person or pers
	SWORN to before me, this	RENUNCIATION OF DOWER. Constitution of Dower. did this day appear before me, thout any compulsion, dread or fear of any person or pers