PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Present that if any bed then, according to the true intent and meaning of the tails note, then this deed of bargain and sale shall cease, determine, and be utterly auth and void writer to remain in this flores and vice intent and meaning of the tails note, then this deed of bargain and sale shall cease, determine, and be utterly auth and void writeris to remain in this flores and vice the tails and the sale and to the sale and the sale shall cease, determine, and be utterly auth and void writeris to remain in this flores and vice the sale shall cease, determine, and be utterly auth and void writeris to remain the bundred and the sale mortgager.  AND IT IS ACREED, by and between the said surface, that the said mortgager.  AND IT IS ACREED, by and between the said surface, that the said mortgager.  The hold and enjoy the said sale shall cease, determine, and be utterly suid and to the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease the sale shall cease, determine, and he the one hundred and the sale shall cease the sale shall cease the sale shall cease, determine, and he the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease, determine, and he the one hundred and the sale shall cease that the sale shall cease the sale shall cease, determine, and he he one hundred and the sale shall cease that the sale shall cease the sale shall cease, determine, and he he one hundred and the sale shall cease, determine, and he he one hundred and the sale shall cease, determine and he he one hundred and		Appurtenances to the said Premises belonging or in anywise incident or appertaining
bereity part of the public of	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	id Of arrige of Carro, Miss
And the acid Mortezgon—agree—or inter the beese and buildings on soil job in a seen six less Can.  Lichture (in a company or concention statistary) to the mortgage), and every the same insured from loss or drampe by any of the policy of insurance to the sixt mortgage and that in the every that the mortgage Statistically all statements of the sixt mortgage  The premium and suppose of such insurance under this mortgage, with interest.  And if at any time any part of said dock, or interest thereon be part due and they are considered to the control of the cont	-212 - 11 - Ha	Heirs and Assigns forever. And
And the acid Mortezgon—agree—or inter the beese and buildings on soil job in a seen six less Can.  Lichture (in a company or concention statistary) to the mortgage), and every the same insured from loss or drampe by any of the policy of insurance to the sixt mortgage and that in the every that the mortgage Statistically all statements of the sixt mortgage  The premium and suppose of such insurance under this mortgage, with interest.  And if at any time any part of said dock, or interest thereon be part due and they are considered to the control of the cont	hereby bind	Heirs, Executors and Administrator
And the said Mortgagor _ agree _ to insure the house and buildings on notified in a seen set less that	warrant and forever defend, all and singular, the said premises unto the said	Otany of Color, ho
And the acid Mortezgon—agree—or inter the beese and buildings on soil job in a seen six less Can.  Lichture (in a company or concention statistary) to the mortgage), and every the same insured from loss or drampe by any of the policy of insurance to the sixt mortgage and that in the every that the mortgage Statistically all statements of the sixt mortgage  The premium and suppose of such insurance under this mortgage, with interest.  And if at any time any part of said dock, or interest thereon be part due and they are considered to the control of the cont	in Fugueton Administrators and Assigns and overs person whomseaver lawf	Heirs and Assigns, from and against
Dollars (is a company or companies subificatory to the mortgage), and leavy the same interest from here or damage in and major the pulsey of insurance to the sid mortgages	, , , , , , , , , , , , , , , , , , ,	•
and assign the palicy of insurance to the said meripages		·
cause the same to be founded in the person of such incorrance under this morrance, with interest.  And if at any time any part of said does, or interest therein be past due and suppoid.  And if at any time any part of said does, or interest therein be past due and suppoid.  And if at any time any part of said does, or interest therein be past due and suppoid.  Bett, Executor, Administrators or Assign, and serve that any Judge at the part of the said of said does, or interest changes or otherwise. Suppose the part of the said of control of the said of the		
And it is any time any past of such insertance under this marteage, with interest  And it is any time any past of said other, or interest therefore he post does and ungual.  And it is not proceed for process of the state company of the state of the sta		
And if at any time any part of sold dobt, or increast increase he post the sold unyound.  And if a any time any part of sold dobt, or increast increase he post the sold unyound.  Before Execution, Administrators or Assign, and serve that may look of the count of sold State case, in channels or debetter and collect and creat any look of the count of sold State case, in channels or debetter and press and collect and creat and collect and creat and press and collect and creat and creat an	ay cause the same to be insured in	name and reimburse
the above described precises to said mercurages. The contents Administrators or Assigns, and agree that any place in the respect of the proceeds thereof called a said and a respect with about to take possessin of said princips and edited gain routs and profits, apply the respondent formed called gain routs and profits, apply the proceeds the respect the respect to	r the premium and expense of such insurance under this mortgage, with interest.	t.
the above described precises to said mercurages. The contents Administrators or Assigns, and agree that any place in the respect of the proceeds thereof called a said and a respect with about to take possessin of said princips and edited gain routs and profits, apply the respondent formed called gain routs and profits, apply the proceeds the respect the respect to	And if at any time any part of said debt, or interest thereon be past due a	and unpaid
cent Court of said state may, of deather on money with a greater at receiver with authority to take possession, which is all the court of circles to your and don't make the court of circles to the possession of circles to the possession of the po	the share described promises to said mortgages or	Heirs Executors Administrators or Assigns and agree that any Judge of th
read noticester. — do and natural well and transproper of control to produce the production of the state death, then the deck of bergets and sale shall cease determine used to which produce of the state death, then this deck of bergets and sale shall cease determine used to which outland void entire to contain the fill force and without the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and between the sale parties, that the sale most gager.  AND IT IS AGREED, by and in the one handered and interesting the sale parties.  AND IT IS AGREED, by and in the one handered and interesting the sale parties.  AND IT IS AGREED, by and in the one handered and interesting the sale parties within named.  AND IT IS AGREED, by and in the one handered and interesting the sale parties within nontioned and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS AGREED, by and in the one handered and elected.  AND IT IS	rouit Court of said State may at chambers or otherwise appoint a receiver with	h authority to take possession of said premises and collect said rents and pronts. apply
emises until default of payment shall be made.  WITNESS.  Diffy hand, and seal, this.  Is the year of our force thousand nine hundred and discontinuous and in the one hundred and discontinuous and in the one hundred and discontinuous and the states of America.  Signed, Scaled and Delivered in the Processe of the Sovernigaty and Independence of the United States of America.  Signed, Scaled and Delivered in the Processe of the Sovernigaty and Independence of the United States of America.  Signed, Scaled and Delivered in the Processe of the Sovernigaty and Independence of the United States of America.  Signed, Scaled and Delivered in the Processe of the Sovernigaty and Independence of the United States of America.  Signed, Scaled and Delivered in the Processe of the Sovernigaty and Independence of the United States of America.  (I. S. (I. S	e said mortgagor — do and shall well and truly hay or cause to be haid. Unto	o the said mortgagee the said debt or sum of money aforesaid, with interes
WITNESS May the most and seal this Ath day of 722724 and in the year of our Lord one thousand nine bondred and Modelately Selection of the Witness of the United States of America.  Signed, Sealed and Delivered in the Presence of C. B. Addens (L. S. C. A. C. S. C.	AND IT IS AGREED, by and between the said parties, that the said mortga	agor to hold and enjoy the sai
Signed, Seeled and Delivered in the Presence of  Co. D. Allen  (L. S.	emises until default of payment shall be made.	
Signed, Seeled and Delivered in the Presence of  Co. D. Allen  (L. S.	WITNESS 1722 hand and seal this	1 the day of 7770x4x
Signed, Seeled and Delivered in the Presence of  Co. D. Allen  (L. S.	in the year of our Lord one thousand nine hundred and	and in the one hundred an
Ca. D. Aller  Ot. St. St. St. St. St. St. St. St. St. S	$(-\sigma)$ , $+$ , $+$	
(I. S.		
IE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me  I made eath that he saw the within named  A D. 192 L  SWORN to before me, this A D. 192 L  OL. Motary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  e of the within named.  I upon being privately and separately examined by mc, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per is whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this  A D. 192  (L. S.)  Notary Public for South Carolina.		Julion Bishop (L. S.
Greenville County.  Personally appeared before me I made cast that he saw the within named	OH, OX, Jownes	(L. S.
Greenville County.  Personally appeared before me I made oath thathe saw the within named		(L. S.
Greenville County.  Personally appeared before me I made oath thathe saw the within named		(L. S.
Greenville County.  Personally appeared before me I made oath thathe saw the within named		MODTCACE OF DEAL ESTATE
Personally appeared before me	}	MONTONING OF MANY ESTIMATE
made oath that he saw the within named    Alice   Alic	$\sim$ $\sim$ $\sim$ $\sim$ $\sim$	allen.
A. D. 192  SWORN to before me, this		
SWORN to before me, this A. D. 192 (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  The of the within named.  It upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per as whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this.  (L. S.)  Notary Public for South Carolina.	d made oath thathe saw the within named	
SWORN to before me, this A. D. 192 (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  The of the within named.  It upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per as whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this.  (L. S.)  Notary Public for South Carolina.	l . u	at de a
SWORN to before me, this	n, seal, and as act and deed, deliver the within writ	itten Deed; and thathe, with
Notary Public for South Carolina.  IE STATE OF SOUTH CAROLINA, Greenville County.  I,		witnessed the execution thereof.
Notary Public for South Carolina.  (SEAL.)  Notary Public for South Carolina.	· · · · · · · · · · · · · · · · · · ·	
Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I,	y of May A. D. 192. 6.	
RENUNCIATION OF DOWER  Greenville County.  I,	ot, 1x Townes (SEAL)	6, D. allen
Greenville County.  I,	Notary Public for South Carolina.	
Greenville County.  I,		
Greenville County.  I,		
hereby certify unto all whom it may concern, that Mrs	HE STATE OF SOUTH CAROLINA,	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 premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this	I,	······································
I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per swhomsoever, renounce, release and forever relinquish unto the within named	·	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this	fe of the within named	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and seal, this	ns whomsoever, renounce, release and forever relinquish unto the within name	ed
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest a	and estate, and also all her right and claim of Dower, of, in or to, all and singular
Notary Public for South Carolina.	premises within mentioned and released.	•
	GIVEN under my hand and seal, this	
	y ofA. D. 192	
	(L. S.)	
$\mathcal{O}_{\mathcal{O}}}}}}}}}}$	Notary Public for South Carolina.	
1272 H. J P. P. C.		