second and discrete who had the all angelor the cold reviews and the size. **Berlin and Antique from all Administrations and Angelor, and every present whomever he shall be sized. **Berlin and Antique from and Angelor, and every present whomever he shall be shall be sized. **Administration and Angelor, and every present whomever he shall be shall be shall be sized. **Administration and Angelor, and every present whomever he shall be sha			Assigns, forever. And	
Security. Addinistrations and Analysis, and every person whenevery benefits claiming, are to their less worth a size of the security. Addinistrations and Analysis, and every person whenevery benefits claiming, are to their less worth a way person thereof. Analysis and Microspore, again, the factor of the security and without any consultation, deep a security and the security a	hereby hind muself and muse	Α	Heirs, Executors and A	dministrators,
at Biller and Angings and every person whomesees beriefly efficient on the action of the extent of t	warrant and forever defend, all and singular the said premises unto the	said & B. Child	bress his	
The Security Administrators and Assignment of the process and contents of the content of all the security of the process. Admits a sixth Morragones appears to be the company of hospitalises and to the in a company of hospitalises and the content of the content	Walland and location describe, and long the long to th	Heirs and Assigns, from and a	gainst me ang	my
Entry of several people's of insurance to said surveyage— and this in the every first the contraper—), and by only the manager of said surveyage— and this in the every first the contraper—), and by only the said of said surveyage— and this in the every first the contraper— (and said only the policy of insurance to said surveyage— and this in the every first the contraper— (and this are your only to do so, then the said meregate— (and this people of the said only the said only the policy of the said only the said on	rs, Executors, Administrators and Assigns, and every person whomsoeve	r lawfully claiming, or to claim the	same, or any part thereof.	
in, and a single, the policy of a susaner to said more gas, and this in the event this the contraspect. This is you have gone insured intention and a single process with the contraspect. This is not be a six and in any same the processor of such insurance under this moving, with interest. And if at any time any same Mand d.Mr. or interest thereon be cast due and any same that the precision and expendent of such insurance under this moving, with interest. And if at any time any same Mand d.Mr. or interest thereon be cast due and under the precision and expendent of such insurance under this moving, and the same dependent of any same of the part of the same day of the same day of the same and the s	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than		
inc, and scales, to policy of increases to add mantauers			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
the problem and expenses of such increases under this mortgage, with interest. And if at any time any post X said dead, or interest thereon he past due and organic. And if at any time any post X said dead, or interest thereon he past due and organic. And if at any time any post X said dead, or interest thereon he past due and organic. And of the problem proble	ire, and assign the policy of insurance to said mortgagee, and that in	the event that the mortgagor shall	at any time fan to do so, then the	said mortga
the previous and capenhan of each insurance under this mortages, with indepent And if at any time any part X cold dath, or interest thereon be past due and unusal. And if at any time any part X cold dath, or interest thereon be past due and unusal. And if at any time any part X cold dath, or interest thereon be past due and unusal. It is a part of the past of the past of the past due and unusal. It is a part of the past of the past due to the past due and unusal. It is a part of the past of the past due to the past	may cause the same to be insured in	name and reimburse		
And it at any time any port X and dock, or inverses thereon be past due and unpubly the provided from the control of the contr				
there described promines to sold homomores or the content of the content of all sixts every at classifiers, appeal a receiver with authority to the precises and agree that any lodge of the creat and profession through of contents, appeal a receiver with authority to the precises and collection and profession through profession and collection and and col	the premium and expenses of such insurance under this mortgage, with i	nterest.		
there described promines to sold homomores or the content of the content of all sixts every at classifiers, appeal a receiver with authority to the precises and agree that any lodge of the creat and profession through of contents, appeal a receiver with authority to the precises and collection and profession through profession and collection and and col				·····
of Centre to said State many, at Charmony or each collection) years the estal didu. Interest, court or expected without listability to account for marking more than the collection of the particle of the par	And if at any time any part of said debt, or interest thereon be past due	and unpaid	hereby assign the rents	and profits o
said convergence do and stall well to defunly sex or cause to be paid, ento the said mortescence. The said debt, or sum of mover alloresaid, with interescent and an extension in fill force and victor. To force white to remain in fill force and victor. AAD ITS AGREED, by and deleven the said parties, that the said mortesquer and said said cases, determine, and to entory the sumires until default of payment shall be made. WITHERS PLACETION—THAT A SEAL, this in the years of the Sovereignty and Indypendence of the United States of America. Support of the force and behaviorable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. (L. 1) (L. 2) (L. 3) (L. 4) (L. 4) (L. 4) (L. 4) (L. 5) (L. 5) (L. 5) (L. 6) (L. 6) (L. 6) (L. 7) (L. 7) (L. 7) (L. 7) (L. 7) (L. 8) (L. 8) (L. 8) (L. 8) (L. 8) (L. 9) (cuit Court of said State may, at chambers or otherwise, appoint a receive			
said convergence do and stall well to defunly sex or cause to be paid, ento the said mortescence. The said debt, or sum of mover alloresaid, with interescent and an extension in fill force and victor. To force white to remain in fill force and victor. AAD ITS AGREED, by and deleven the said parties, that the said mortesquer and said said cases, determine, and to entory the sumires until default of payment shall be made. WITHERS PLACETION—THAT A SEAL, this in the years of the Sovereignty and Indypendence of the United States of America. Support of the force and behaviorable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. Support Solicid and Deliverable to the Sovereignty and Indypendence of the United States of America. (L. 1) (L. 2) (L. 3) (L. 4) (L. 4) (L. 4) (L. 4) (L. 5) (L. 5) (L. 5) (L. 6) (L. 6) (L. 6) (L. 7) (L. 7) (L. 7) (L. 7) (L. 7) (L. 8) (L. 8) (L. 8) (L. 8) (L. 8) (L. 9) (PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent a	and meaning of the parties to these	Presents, that if	
mises until default of payment shall be made. WITHERS. THE JIANG and Seal, this in the years of the later than the one hundred and. Jang and Jang of May of May of May of May of Jang in the one hundred and the years of the Sovereignty and Independence of the United States of America. Signed, Solids and Deliveredyn the Freeener of Jang and Independence of the United States of America. Signed, Solids and Deliveredyn the Freeener of Jang and Independence of the United States of America. Signed, Solids and Deliveredyn the Freeener of Jang and Independence of the United States of America. Signed, Solids and Deliveredyn the Freeener of the United States of America. (L. J.	said mortgagor, do and shall well and truly pay or cause to be paid, ur reon, if any be due, according to the true intent and meaning of the said no d; otherwise to remain in full force and virtue.	nto the said mortgagee, the said ote, then this deed of bargain and sa	debt, or sum of money aforesaid, le shall cease, determine, and be ut	with interest terly null an
witness and Hand, and Seal, this. in the year of the Lord one thousand sine hundred and tearning the presence of the United States of America. Segret's School and Deliveredyn the Presence of the Sovereignity and Independence of the United States of America. Segret's School and Deliveredyn the Presence of the Sovereignity and Independence of the United States of America. Segret's School and Deliveredyn the Presence of the Sovereignity and Independence of the United States of America. Segret's School and Deliveredyn the Presence of the United States of America. Segret's School and Deliveredyn the Presence of the United States of America. Segret's School and Deliveredyn the Presence of the United States of America. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, and deed, deliver the within written Deed; and that _be, with	AND IT IS AGREED, by and between the said parties, that the said t	mortgagor	to hold and	enjoy the sa
In the year of ofer 14th one thunstand nine hundred and here 25th for the Sovereignty and Indynamence of the United States of America. Signed, School and Debtygreight the Presence of Signed, School and Debtygreight the Sovereignty and Indynamence of the United States of America. Signed, School and Debtygreight the Presence of Signed, School and Debtygreight the States of America. Signed, School and Debtygreight the Sovereignty and Indynamence of the United States of America. Signed, School and Debtygreight the Sovereignty and Indynamence of the United States of America. Signed, School and Debtygreight the States of America. MORTGAGE OF REAL ESTAT. MORTGAGE OF REAL ESTAT. Signed, School and Debtygreight the States of America. Swort and as a series of America. Swort and	mises until default of payment shall be made.	, a. A	Sha	
Signed, Socied and Deliveredan the Presence of Signed, Socied and Deliveredan the Presence of Greenville County. Personally appeared before me. It and so each that he saw the within named. SWORN to before me, this y oil. Part Describe County. Notary Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I A. D. 1922 I Be STATE OF SOUTH CAROLINA. Greenville County. RENUNCIATION OF DOW. Greenville County. I Be state of South Carolina. RENUNCIATION OF DOW. Greenville County. I Be state of South Mrs. did this day appear before that she does freely, voluntarily and without any compulsion, dread or fear of any per personal 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 prendith mentioned and released. GIVEN under my hand and seal, this. A. D. 1922 Notary Public for South, Carolina. REAL STATE OF SOUTH CAROLINA. Greenville County. I III C KESTATE OF SOUTH CAROLINA. Greenville County. I Licits and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the prendithin mentioned and released. GIVEN under my hand and seal, this. A. D. 1922 Notary Public for South, Carolina.	WITNESS Hand and Seal this	1 / an 1 /		
The STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. January Jester MORTGAGE OF REAL ESTATE SWORN to before me, this. January Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I. Mortgage of Real ESTATE Mortgage of Re	' 1/ 1/ 			e hundred ar
(I.) (I	Signed, Scaled and Delivered in the Presence of	la St ID		
ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Junable State in made oath that he saw the within named. A. D. 1928 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I. O breeky certify unto all whom it may concern, that Mrs. of of the within named. du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per 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 premittin monitored and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South, Carolina. (SEAL) Notary Public for South, Carolina.	J. Lunable, Jeolir	9. 11. 0 h	ares	(L. S
IE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. J. M. Chaldress in made oath thathe saw the within named. J. Chaldress m, seal, and as	((T)) Diction			(Ļ, S
Greenville County. Personally appeared before me. Junable Jantes d made oath thathe saw the within named. A. D. 192 yo for Modary Public for South Carolina. Greenville County. I. O hereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before repersons whomsoever, renounce, release and forever relinquish unto the within named. He state of the within named. In the within named. It is and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premonstatin mentioned and released. GIVEN under my hand and seal, this. A. D. 192. (SEAL) Notary Public for South, Carolina. A. D. 192. (SEAL) Notary Public for South, Carolina. A. D. 192. (SEAL)				(L. S
Greenville County. Personally appeared before me. d made oath thathe saw the within named. act and deed, deliver the within written Deed; and thathe, with				
my seal, and as witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. A. D. 1922 Notary Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I. o hereby certify unto all whom it may concern, that Mrs. did this day appear before 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 per represens 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 pren within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South, Carolina. (SEAL)	7		MORTGAGE OF RE	EAL ESTAT
SWORN to before me, this	Greenville County. Personally appeared before me.	le Jester Mildress	MORTGAGE OF RE	EAL ESTAT
SWORN to before me, this	Greenville County. Personally appeared before me.	lle Jester Phildress	MORTGAGE OF RE	EAL ESTAT
Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOW. RENUNCIATION OF DOW. RENUNCIATION OF DOW. RENUNCIATION OF DOW. Add this day appear before 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 per 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 prenoption of the prenoption	Greenville County. Personally appeared before me	written Deed; and thathe, with.	0 8 B. t	CAL ESTAT
Notary Public for South Carolina. A. D. 192 Notary Public for South Carolina. RENUNCIATION OF DOW. RENUNCIATION OF DOW. RENUNCIATION OF DOW. RENUNCIATION OF DOW. did this day appear before 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 per 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 pren within mentioned and released. GIVEN under my hand and seal, this. Notary Public for South, Carolina. (SEAL)	Greenville County. Personally appeared before me. d made oath thathe saw the within named.		OD, Becto	EAL ESTAT
Notary Public for South Carolina. RENUNCIATION OF DOW: I,	Greenville County. Personally appeared before me. d made oath thathe saw the within named.		OD, Becto	EAL ESTAT
Notary Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I,	Greenville County. Personally appeared before me		OD, Becto	EAL ESTAT
RENUNCIATION OF DOW. Greenville County. I,	Greenville County. Personally appeared before me		OD, Becto	EAL ESTAT
Greenville County. I,	Greenville County. Personally appeared before me		OD, Becto	EAL ESTAT
I,	Greenville County. Personally appeared before me		DD, Bector	
ife of the within named	Personally appeared before me. I made oath thathe saw the within named. In, seal, and as		DD, Bector	
ife of the within named	Personally appeared before me. d made oath thathe saw the within named. cm, seal, and as		DD, Bector	
nd upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dreat of any per representations whomsoever, renounce, release and forever relinquish unto the within named	Greenville County. Personally appeared before me. d made oath thathe saw the within named. gn, seal, and as		DD, Bector	
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 pren within mentioned and released. GIVEN under my hand and seal, this	Greenville County. Personally appeared before me	J Vena	DD, Bector witnessed the execution thereof. RENUNCIATION	N OF DOWE
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 pren given mentioned and released. GIVEN under my hand and seal, this	Greenville County. Personally appeared before me	J Vena	witnessed the execution thereof. RENUNCIATION did this day app	N OF DOWE
day of	Greenville County. Personally appeared before me	she does freely, voluntarily and wit	menunciation did this day appropriate any compulsion, dread or fear	N OF DOWI
day of	Greenville County. Personally appeared before me	she does freely, voluntarily and wit	menunciation did this day appropriate any compulsion, dread or fear	N OF DOWF
GIVEN under my hand and seal, this	Personally appeared before me. d made oath thathe saw the within named. gn, seal, and as	she does freely, voluntarily and wit	RENUNCIATION did this day app thout any compulsion, dread or feat	N OF DOWF
lay of	Personally appeared before me. d made oath thathe saw the within named	she does freely, voluntarily and wit	RENUNCIATION did this day app thout any compulsion, dread or feat	N OF DOWF
Notary Public for South Carolina.	Personally appeared before me	she does freely, voluntarily and wit	RENUNCIATION did this day app thout any compulsion, dread or feat	N OF DOWE
Notary Public for South Carollia.	Greenville County. Personally appeared before me	she does freely, voluntarily and wit	RENUNCIATION did this day app thout any compulsion, dread or feat	N OF DOWE
May 19 th 1928, at 10:30 o'clock 1. M.	Greenville County. Personally appeared before me	she does freely, voluntarily and wit	RENUNCIATION did this day app thout any compulsion, dread or feat	N OF DOWE

Y

t