WITNESS Wiff hand and seal, this. / Little in the year of our Lord intereen hundred and twenty of the Independence of the United States of America. Signed, Sealed and Deliveryd in the Presence of CL. S. CL. S.	TOGETHER with all and singular, the rights, members, hereditaments and aging. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Cra L. Lineary Lee
helis, occusion, administrature and acute and occupance, the mine of acute of the process. And the sald more page, to instruct the Doses and buildings or said but in a sum not text than. Dollars, in a consequery aspece, to instruct the Doses and buildings or said but in a sum not text than the more page. The page of the pathy of instructor to the said management, and that is the event that the more page, and keep the said state of the pathy of instruction to the said management, and that the more page of the pathy aspect that the more page, who instruct in the pennion and expects of more instruction on the pathy aspects of the pathy aspects of the pathy aspects of the pathy aspects of the process of more instruction on the pathy aspects of the pathy as	do hereby bind 2nystlf au	heirs, executors and administrators,
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for the premium and expense of such instance under this mortages, with interest. And if at now time and carred or said death, or interest theyon, the pass due and unpaid. And if at now time and carred or said self, or interest theyon, the pass due and unpaid. And if at now time and carred or said self, or interest they said make decided frequency and under that may Judge of the Clear Court of add State may, at chambers or otherwise, appoint a receiver, with authority to take passession of said premium and others and reason and profits, applying the east proceed thereafter (after papille costs of otherwise), upon said delt, interest, cost or especies; without liability to account for saysing move them. It reals and profits sentilly collected. PROVIDED ALMANY XIVERHIELESS, and it is the true intere and meaning of the parties to these Presents, that if. It is not not not and shall woll and truly pay or cause to be paid, unto the said mertapage. The delte or sum of money adversal, with interest thereon, if an electron contains to the true intere and true in the deed of bargion and sale shall cause, determine and be untriving rull and wold, other with the real of the true interest and the said mertapage. And IT IS AGSEED, by and between the said parties, that the said mertapages. And IT IS AGSEED, by and between the said parties, that the said mertapages. And the said of the true inflores and views. And the said with the said and wall and wall true and wall, which is the year of the Independence of the United States of America. Signet, Scotla and Delivery in the Presence of March and Agree of the States of the Wall and the Presence of March and Agree of the States of the Wall and the parties of the Wall and and true and tru	by fire, and assign the policy of insurance to the said mortgagee, and that in the mortgagee, may cause the same to be insured in	e event that the mortgagor, shall at any time fail to do so, then the said
above described precisive to said montgages. et	for the premium and expense of such insurance under this mortgage, with interest.	
Court of said State way, at charakers or otherwise, appoint a receiver, with authority to take possession of said premies and collect raid raths and profits, applying the self-proceeds thereaster (after paying costs of collection), upon and ded, interest, out or expenses; without liability to account for anything more (thin the receits and profits actually collected.) PROVIDED, ALWAYS, NEXURITHELESS, and it is the true inseet and meaning of the parties to these Premies to the Premies and the analysis of the true interest and meaning of the said mortgager—the debt or example to the true interest and meaning of the said mortgager. AND IT IS ACKEDI, by and between the said parties, that the said mortgager. AND IT IS ACKEDI, by and between the said parties, that the said mortgager. The control of force and virtue. AND IT IS ACKEDI, by and between the said parties, that the said mortgager. The control of the true interest and be unsterly not and ender of the true interest and be unsterly not and ender of the true interest and the unsterly not and and end of the interest of the parties of the true interest and the unsterly not and and ender the said mortgager. The IS ACKEDI, by and between the said parties, that the said mortgager. The said and Delivered in the Presence of Marchael States of America. A Surrow, Scalad and Delivered in the Presence of Marchael States of America. A Surrow, Scalad and Delivered in the Presence of Marchael States of America. A Surrow, Scalad and Delivered in the Presence of Marchael States of America. A D. 193.5. THE STATE OF SOUTH CAROLINA, Company of the said mortgager in the Presence of Marchael States of America. A D. 193.5.		
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PROVIDED, ALWAYS, NEVERTHELESS, and it is the tree interes and meaning of the parties to these Presents, that if		
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THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made outh that she saw the within named. A R WORN to before me, this day of left the state of South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. A C. S. WORN to before me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to before me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to be fore me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to be fore me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to be fore me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to be fore me, this do hereby certify unto all whom it may concern, that Mrs. Greenville County. I. A C. S. WORN to be fore me, this witnessed the execution thereof. A D. 1925 Wife 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 the Premises within mentioned and released. A D. 1925 Notary Public for South Carolina. Notary Public for South Carolina. Notary Public for South Carolina.	U.S. C. Alled XXVIII	(L. S.)
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THE STATE OF SOUTH CAROLINA, Greenville County, I, do hereby certify unto all whom it may concern, that Mrs. Gallely 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 o 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 Premises within mentioned and released. A CIVEN under my hand and seal, this claim of South Carolina. Notary Public for South Carolina.	The second secon	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. A C. L.		
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Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. A C L 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 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 five Premises within mentioned and released. A CIVEN under my hapd and seal, this. A D. 1925 Notary Public for South Carolina.	Notary Public for South Carolina.	V
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do hereby certify unto all whom it may concern, that Mrs. (2.11.12.12.12.12.12.12.12.12.12.12.12.12	}	
do hereby certify unto all whom it may concern, that Mrs. (2.11.12.12.12.12.12.12.12.12.12.12.12.12		701 86.
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The Premises within mentioned and released. A ROTVEN under my hand and seal, this		
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