THE STATE OF SOLITH CAROLINA THE STATE OF SOLITH CAROLINA And I state of the stat	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	and appurtenances to the said premises belonging, or in anywise incident or appertain-
policy, normalizer control and antique and every green who encourse methods partially or a side for in a sum not transport of the present of the present of the policy of instruction is the side contracted. Deltar, in a community or manufacture of the mortgogen and long the source insured from hours or standard to provide the publy of insurance in the side contracted. Deltar, in a community or manufacture of the mortgogen and long to insurance in the side contracted. And of an any time we part of said diety or interest them the mortgogen and response of each insurance made this mortgogen, manufacture to long diety or interest that the mortgogen and expense of each insurance made this mortgogen, manufacture to long diety or interest the said of the source of th	to warrant and forever defend all and singular the said premises unto the said	heirs, executors and administrators,
and the ord in orange — species. To finite the choice and children's on the interminant and the state of the children's processing of the profit of the children's on the management and leave the transfer from these or theretoes, the control in the policy of information to the said management, and that any time fail, to do on, then the said management may cause the same to be toward in the control for the control in the control for the management and experts of each instance, many cause the same to be toward in the control for the management and regions and regions of the profit of th	44. #	
Design in a consequence and leasy the same insured are the said consequence, and share the measurement, which are you for the the measurement, and the premium and response of each insurante sander this consequence, and that in the event that the nectations. For the premium and response of each insurante sucher this consequence, and the said in the event that the nectations. And of it as we then were and in shall shall are insured in. And of it as we then were and in shall shall are insured in. And of it as we then were and in shall shall are insured in the consequence. And of it as we then were and insured as a shall shall are insured in the consequence of each insurante shall shall shall are shall shall shall be a shall sh		
the form only assign the polity of immerance are the said mortragues, and that is the event that the mortragues, and will a say time tail yet do so, then the said mortragues, and mortragues, with interest. And if at say time an part of said dolt, or interest thereon, he was done and mortrague, with interest. And if at say time an part of said dolt, or interest thereon, he was done and mortrague, and mortragues are said mortragues, and mortragues are said mortragues. And if at say time an part of said dolt, or interest thereon, he was done and mortrague, and mortragues of the heater develop presence to clother and mortragues. And if at say time and part of said dolt, or interest thereon, the waste develop presence to clother said restricts and contragues are detailed and the said mortragues. And if at say time and part of said or interest and mortragues, with a develop or contrague, with a develop or contragues, with a said mortrague. Be an anticages of and said will and or yet yet or contrague, more dolt, increase, or expenses, without failibly to account, for saything more than the contragues and mortragues, and an or many stored, with interest from its to remain the force and aritime. Be a first according to the time and mortiage of the said mortragues. Be a first according to the time and mortiage of the said mortragues. Be a first according to the time and mortiage of the said mortragues. Be a first according to the time and mortiage of the said mortragues. Be a first of the said said the said of the said mortragues. Be a first of the or or of an internal mortal and country of the said mortragues. Be a first of the said said the said the said mortragues. Be a first of the said said the said the said mortragues. Be a first of the said said the said the said mortragues. Be a first of the said said the said the said mortragues. Be a first of the said said the said the said mortragues and the said said the said said the sai	And the said mortgagor agree to insure the house and buildings on	said lot in a sum not less than said lot in a sum not lo
the the permittin and expresses of such insurance confirm falls arouteness. April is a row that were care at said other, or increased thereon, he was that and unpaid. April it is a row that were care at said other, or increased thereon, he was that and unpaid. April it is a row that were care at said other, or increased thereon, he was that and unpaid. April provides to said increased. Court of said State rate, as detaubles or otherwise, appoint a resident, with such and provides and specific at the permitted of the said provides and tother state rest and profits appoint to the said rest, and the said rest, and a said of the said control of the parties to there Presents, that if the said rest parties to diver Presents, that if the said restrating collected. PROVIDED AMAYAN NIVERCHELISS, and it is the tree intent and woming of the parties to their Presents, that if the said consumption. It is not been intent and meaning of the parties to their Presents, that if the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption. AND TO IS AGREED, by and however the said parties, that the said consumption and said the said consumption and the said consumption and the said consumption and the said consumption and in the cone hundred and a feel of the said said consumption and in the cone hundred and a feel of the said to the said said consumption and the said consumption and the consumption and co	by fire, and assign the policy of insurance to the said mortgagee, and that is mortgagee, may cause the same to be insured in	n the event that the mortgagor, shall at any time fail to do so, then the said
book of at any time any, next of raid date, or interest thereon, he was due and superior. The book of develop (creative as said nortragues or origing, and agree that any Judge of the Circuit Court of aid State way, at chandrat or otherwise, appoint a receiver, with substicity to take posterois and officer under the any Judge of the Circuit Court of aid State way, at chandrat or otherwise, appoint a receiver, with substicity to take posterois and officer under text any Judge of the Circuit Court of aid State (alternative or otherwise), upon said deld, interest, ext or expension of and premises and officer under text and profits, applying more than the rate and profits and the court of a supplying more than the court and profits and and the court of any profits of the court interest that the rate interest and meaning of the said mortgage. It is also said a local metrography and and exhall cover, determine and be utterly small and void, otherwise so recent in full force and virtue. AND IN TARGETO, by and between the said parties, that the said mortgages. It is also of Jio Court of the said within the court of our Local function incorted and tenuty. The said mortgage of the court delay of parties shall be made. WITHINGS LELF board and between the said parties, that the said mortgages. It is also of Jio Court of the court of our Local function incorted and tenuty. The said mortgages are the independence of the United States of America. Signed, Scotch and Delivered in the Presence of Court of the court o		
PHOVIDED, ALWAYS, NEVERTHELESS, and is is the true inneat and meaning of the porties to these Presents that if	And if at any time any part of said debt, or interest thereon, be past due above described premises to said mortgagee, or	and unpaidhereby assign the rents and profits of theheirs, executors, administrators or assigns, and agree that any Judge of the Circuit
PREVIDED ALWAYS NEVERTHELESS, and is the true intern and meaning of the portion to these Process, that if the nation metagor — to me shall well and ready pay or cause to be paid unto the said mortgages — the debt or sum of money aloresistic with interest thereon. If any is then according to the true internal and meaning of the said and metagors — the said metagors — the debt or sum of money aloresistic with interest thereon. If any is the debt or sum of money aloresistic with interest thereon. If any the said state is the said and seal with a said mortgagors — the said for the said parties, that the said mortgagors — the said mort		terest, cost or expenses; without liability to account for anything more than the
mail mortisance. — do and shall well and troly as or cause to be paid unto the said anotegore— the data or run of money alorestid, with interest thereon, if any to do. according to the uniform inert and meaning of the said note— then this deed of largain and rule shall cease, determine and be unterly still and with, other-vices to remain in full force and virtue. AND IT IS AGRERIA, by and between the said parties, that the said mortgages? In head and edge of the said parties that the said and edge of the said parties. WITNESS If the mand and seal— this data of America, and in the one handred and twenty— the case of the interestive or of the Individuals of States of America. Signer, Stabal and Delivered in the Presence of the Committee of the United States of America. PERSONALIN appeared before me and the case of the committee of the United States of America. PERSONALIN appeared before me and deed, deliver the within written Deed; and that he with the said and edge of the case of t		nearling of the parties to these Presents that if
Premises will defund of payment shall be made. Premises will defund of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgager. In the year of our Lord inserteen hundred and twenty— And and walt, this AGREED of the Collection of America. Signed, Seaded and Delivered in the Pressure of	said mortgagor, do and shall well and truly pay or cause to be paid unto the s be due, according to the true intent and meaning of the said note, then this	aid mortgagee the debt or sum of money aforesaid, with interest thereon, if any
Premises until default of asyment shall be made. WITHERS NUMBER IN THE ANALYSIS AND A STATE OF SOUTH CARDINA. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. Signal Scaled and Delivered in the Presence of Ancien. MORTGAGE OF REAL ESTATE. (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) MORTGAGE OF REAL ESTATE. Greenville County. PERSONALIN appeared before we act of Ancien. SWORN ja before not this Ancient Ancient. SWORN ja before not this Ancient Ancient. SWORN ja before not this Ancient Ancient. SWORN ja before not this Ancient. (SEAL) Njury Public for South Cardina. THE STATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. In the State of the within named. Ancient Ancient. With a state of the within named. Ancient Ancient. Ancient Ancient. Ancient Ancient. Ancient Ancient. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, what is the Ancient. Ancient Ancient. Ancient.		
WITKESS 700 CM Lord Unetern hundred and twenty. The state of an Indian Section of the I		agor to hold and enjoy the said
Signed, Scaled and Delivered in the Presence of (I. 8) (I. 8	WITNESS 1964 Mand and scal this Staff	teenth day of Novericher
Signed. Scaled and Delivered in the Presence of (I. 8) (I. 9) (I. 10) (I.	in the year of our Lord vineteen hundred and twenty- fre acc	and in the one hundred and fifteeth
THE STATE OF SOUTH CAROLINA, Greenville County, Morrison before me, this light year public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County, Morrison of the within anneal of the state of the s	•	
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A cat and deed, deliver the within written Deed; and that he with with south that he saw the within named. A D. 1925 A D. 1925 A C.		A. W. R. C. C.
Greenville County. PERSONALLY appeared before me act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this day of Activity A. D. 1925 Notary Public for South Carolina. PHE STATE OF SOUTH CAROLINA. Greenville County. Greenville County. I. A. Greenville County.		₂ 1
Greenville County. PERSONALLY appeared before me act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A D 1925 (SEAL) Notary Public for South Carolina. When service of the within named. Greenville County. I A C C C C C C C C C C C C C C C C C C		(L, S.)
Greenville County. PERSONALLY appeared before me A condition made oath that he saw the within named. Sign. seal, and as A condition with a condition of the execution thereof. SWORN to before me, this day of the condition of the execution thereof. SWORN po before me, this day of the condition of the execution thereof. SWORN po before me, this day of the condition of the execution thereof. SWORN po before me, this day of the condition of the execution thereof. SWORN po before me, this day of the execution thereof. SWORN po before me, this A D 1925 Wife of the within named of the condition of the execution thereof. A D 1925 Wife of the within named of the condition of the execution thereof. 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 1925 Nydary Public for South Carolina. A COLUMN A A D 1925 Nydary Public for South Carolina. A D 1925 Nydary Public for South Carolina.		(L. S.)
and made oath that he saw the within named 24 Me Color of Sign, seal, and as All of Color of Sworn yo before me, this All of Color of Sworn yo before me, this All of Color of Sworn yo before me, this All of Color of Sworn young and the execution thereof. SWORN yo before me, this All of Color of Sworn young and the execution thereof. SWORN yo before me, this All of Color of Sworn young and the execution thereof. RENUNCIATION OF DOWER. Greenville County. I All of Color of	Greenville County.	
witnessed the execution thereof. SWORN to before me, this day of the careful to the control of the within named to the within of Dower, of, in or to, all and singular, the Premises within mentioned and released. GIVEN under my hand and scal, this down to the within named to the within of Dower, of, in or to, all and singular, the Premises within mentioned and released. GIVEN under my hand and scal, this down to the within named to the with		
witnessed the execution thereof. SWORN to before me, this day of the careful to the control of the within named to the within of Dower, of, in or to, all and singular, the Premises within mentioned and released. GIVEN under my hand and scal, this down to the within named to the within of Dower, of, in or to, all and singular, the Premises within mentioned and released. GIVEN under my hand and scal, this down to the within named to the with		J
day of Aldicated A. D. 1925 (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenyille County. I. A. L.	- // · · · · · · · · · · · · · · · · · ·	
RENUNCIATION OF DOWER. Greenville County. I, A. L.	day of Alacachel A. D. 1925 (SEAL)	R. P. austin
Greenville County. I, A. L.	Notary Public for South Carolina.	
I, A. C. A A C. A G. A G. A G. A G. A G. A	THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
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 persons whomsoever, renounce, release, and forever relinquish unto the within named A. A. D. 192.5. 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 scal, this A. D. 192.5. Notary Public for South Carolina. A. D. 192.5. A. D. 192.5. A. C. T. M. A. D. 192.5. Notary Public for South Carolina.	Greenville County. I. K. W. La (2 a 4) (1 Malary)	Cuhlic
the 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 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. GIVEN under my hand and scal, this day of the City of the	do hereby certify unto all whom it may concern, that Mrs. Really	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, the Premises within mentioned and released. GIVEN under my hand and scal, this A. D. 192.5 A. D. 192.5 Notary Public for South Carolina. A. C. T. W. A. A. D. 192.5 A. C. T. W. A. A. D. 192.5	and upon being privately and separately examined by me, did declare that she do	es freely, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and scal, this A. D. 192.5. day of Alaca and Carolina. Notary Public for South Carolina. A. D. 192.5. A. C.		,
	GIVEN under my hand and seal, this	
	GIVEN under my hand and scal, this A. D. 1925 day of A. C. L. G.	Miss. I W. Reicy
	GIVEN under my hand and scal, this	Milita. I W. Aciey)