i signi se segent kan tabulah bira

And if at any time any part of said debt, or interest thereon be past due and unpaid. Are down described premises to said mortgages. The control said Store may at chambers at otherwise, appoint a reserver with substrict, to take possession of said premises and cellectically explored to any part of said store any at chambers at otherwise, appoint a reserver with substrict, to take possession of said premises and cellectically explored to any time game than the train and the control of the said cells of the said entergage. As any datall seel and train you or cause to be gaid, such the said anottage of the control to these Presstate, than if. Event interageo. As any datall seel and train you or cause to be gaid, such the said anottage of the control to these properties, and the said anottage of the control of beggins and said shall cease, electricise, and be utterly such an did there and virtue. And IT IS AGREED, by and between the said arrives, that the said mortgager. To hold and enjoy the said mice year of our first on the said mortgager. To hold and enjoy the said in the year of our first on the said and seal. WITHER PLAN AND ARREST SEED. And the said seal of payment shall be made. WITHER PLAN ARREST SEED. And in the cose hundred and another any seal of the sold cose, then this deed of beggins and in the cose hundred and another than the said mortgager. To hold and enjoy the said in the year of our first one of seal of seal. WITHER PLAN ARREST SEED. And IT IS AGREED, by and between the said arrives, that the said mortgager and in the cose hundred and in the year of our first of seal and seal. WITHER PLAN ARREST SEED. And in the cose hundred and another seal the said and payment seal the said enjoy the said in the year of our first of the said seal of the United States of America. Signed, Sasked and Delivery in the Presence of Comment of the said seal of the s	TOGETHER with, all and singular, the Rights, Members, Hereditaments, and Appurtenance pertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said.	
Interest and Alexandron or Analysis and Alexandron or Analysis and Alexandron or Alexandron of Alexandron or Alexa	Co, its successors and	Heirs and Assigns, forever. And
warment in foreces offered, this archangement in early previous onto the relation of the control	lo hereby hind MAZILA =	Hoing Engartons and Administrators
The Execution Administration's and Assign, and every process undersore Bowling belonging or the claim to save or any part Mercent. And the said Morniques — government to the said houses, and buildings on wide for in a num see less than. Dichard in a demandage or comparison extrinscent to the said markagent. Dichard in a demandage or comparison extrinscent to the said markagent. The premiums and explose of increases to the said markagent. And the said Morniques — and the in the cross that the morniques. And if store in the increased in	o warrant and forever defend, all and singular, the said premises unto the said	ey Loan & Trust
And the sald Monthspan agrims to insure the horse and baldings on mild to in a min set less than		
a surject the policy of insurance to the work protections, and that in the cross that the mortgage	· //	//
the precisions and expense of such instruction to the said mortgages—and that in the count that the meritages—shall at any time full to do so, then the said mortgages—because the precisions and expense of such insurance under that mortgage, with interest. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if at any time any part of soid dicks, or interest thereon he past due said unpaid. And if a any time any part of soid dicks, or interest thereon he past due said unpaid. And if a any time any part of soid dicks, or interest thereon he past due said unpaid. And if a say time any part of soid dicks, or interest thereon he past time any time said any time and time the said parties, to the presents, that if any interest the said parties, appoint a receiver with attribute, to the parties straight on a dark of any interest the said parties, and the said parties, the said unpaid and the parties to the any time said any interest to these Presents, that if a said any time said parties, the said mortgages. And If it is any time said the time time said parties, that the said mortgages. And If it is any time said the said parties, that the said mortgages. And If it is any time said the said parties, that the said mortgages. And If it is any time said the said parties, that the said mortgages. And If it is any time said the said parties, that the said mortgages. And If it is any time said the said the said parties,		
The promiums and expense of such insurances under this morngage, with interest. And if all my time any part of such diete, or interest thereon be part due and supplied. And if all my time any part of such diete, or interest thereon be part due and supplied. And if all my time any part of such diete, or interest thereon be part due and supplied. And if all my time any part of such diete, or interest thereon be part due and supplied. And if all my time any part of such diete, or interest thereon be part due and supplied. And if all my time any part of such diete, or interest the control of such dieters. And if all my time any part of such dieter, or interest and profession of such dieters, or interest, control or parties, without labelity or account for anything some than the least of such and such accounts of such and training some than the least of such accounts of such accounts of such and training some than the least of such accounts o		
The permittions and expense of took insurance under this mortgage, with interest. And if at any time any part of said dich, or interest therean he post due and unpuid	•	
And if at any time any part of said debt, or interest thereon be past due and unpaid. the above described premiers to said mortgage. In the above described premiers to said mortgage. In the control of the first control of the said mortgage. In the control of the first control of the said mortgage. In the control of the first control of the said of the payment of the said of th	remote and remote	
the above described promises to said morrogage— or	or the premiums and expense of such insurance under this mortgage, with interest.	
grant Court of said State may at chambers or otherwise, growing a receiver with subtrainty, to take possession of said premites and collect and remis and possibly grant of the said profess actively collected, interest, outs or expenses, without labality to account or anaptings more than the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and the said the said the said that the said that the said the said that the constitution of the said in the said that the said	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profits
PROVIDED ALWAYS, NEVERTHELESS, and it is the true biteot and meaning of the parties to these Presents, that if A said well and truly pay or cause to be paid, anto the said nortegages—, the said debt or sum of money aforesaid with interest of the other and devised of the said control to the paid, anto the said nortegages—, the said debt or sum of money aforesaid with interest of the control of the said and crise. AND IT IS AGREED, by and between the said parties, that the said unortegages— the said said crass, determine, and be utterly null as embies used default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said unortegages— the said said of the said said said said said said said said	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority, to take pplying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost or	e possession of said premises and collect said rents and profits
ested on origagor		
AND IT IS AGREED, by and between the said parties, that the said mortgagor 10 to hold and enjoy the saicuises until default of payment shall be made. WITNESS PALLY hand and seal, this fifth day of 72000 and in the one hundred and fine bundred and possible fine the year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of C. C. What C. C. S. C	he said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgag hereon, if any be due, according to the true intent and meaning of the said note, then this deed of	
WITNESS My hand and seal, this Ith day of Not in the year of our fard one thousand nine hundred and Ithlitish Reliable and in the one hundred and Ithlitish Reliable Reliable Reliable America. Signed, Sealed and Delivery in the Presence of C. C. Whith Ithlitish Reliable		to hold and enjoy the said
Signed, Sealed and Delivered in the Presence of C. C. Whatte G. C. Whatte G. C. S. G.	WITNESS My hand and seal this	day of 200
Signed, Sealed and Delivered in the Presence of C. O. White C. S.		
Co. O. Martin Co. O. Martin Co. O. Martin (L. S. (MORTGAGE OF REAL ESTATI Greenville County. Personally appeared before me. Co. Martin MORTGAGE OF REAL ESTATI MORTGAGE OF REAL ESTATI On Mortgage of Real estati Mortgage of Real estation Mortgage		e omited states of America.
(L. S. (L. S.	Co O White	a Co Winth
Greenville County. Personally appeared before me. C. O. Whatte d made cath he saw the within named of Color	mas & a white	L. S.
Greenville County. Personally appeared before me. C. O. Whatte d made cath he saw the within named of Color		(L. S.
Greenville County. Personally appeared before me. C. O. Whatte d made cath he saw the within named of Color		(L. S.
act and deed, deliver the within written Deed; and thathe, with	1	MORTGAGE OF REAL ESTATE
SWORN to before me, this sy of Property A. D. 1927 Bryson (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs	and made oathhe saw the within named lola lo within	
SWORN to before me, this sy of Property A. D. 1927 Bryson (SEAL) HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs	0	
SWORN to before me, this	ign, seal, and as how act and deed, deliver the within written Deed; and tha	ithe, with
SWORN to before me, this / / / / / / / / / / / / / / / / / / /	mus, Co. O. Webi	<i>t</i>
ME STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this 44	witnessed the execution thereof.
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,		
Notary Public for South Carolina. RENUNCIATION OF DOWELD Greenville County. I,		O 11) hite
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,		
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs		
ife of the within named		
d 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 of arsons 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 emises within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and estate, and also remises within mentioned and releasd.	all her right and claim of Dower, of, in or to all and singular, th
() () () () () () () () () ()		
σ		
Notary Public for South Carolina. Recorded 200 8 th 192 7, at 8 2 3 0 o'clock, Q M.		