PROVIDED ALWAYS, NEVERTHELESS, and the site true intent and meaning of the parties to these Presents, that it is not provided to the parties and the site of the parties and the parties and the site of the parties and parties and parties and the parties and parties a	TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa	Appurtenances to the said Premises belonging, or in anywise incident or appertaining
warrant and forest extend, all and allegates the risk premiers are to sell. The and Assign, too and applies. Secretary, Administratory and Assign, and covey presso whenever heritally demining or to color the state, or any port formed. And the aid Northegor again		Heirs and Assigns, forever. And
ins. Recomm. Administrators and Assigns, and every person wheramers involving classing or to othin the stand, or any physical standard or the aid Maraganer	warrant and forever defend, all and singular the said premises unto the said	Heirs, Executors and Administrators
in Remotives, Administrators and Artifers, and every person wismovers benefits collings on the local the said. Mortgagen—ungree Is also that the Mortgagen—up and the profits of limitation to the company or companies rathfactors to the mortgage		
Dillers (in a company or companies anti-intercy to the manageme), and long the name intered from leas or dama, increased mortgagement or the read management or the present of management o	irs, Executors, Administrators and Assigns, and every person whomsoever law	fully claiming, or to claim the same, or any part thereof.
ins, and a sign the policy of instruments to the said mortagene	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than
And if at any time any part of sold delt, or interest thereon he past does and seguid. And if at any time any part of sold delt, or interest thereon he past does and seguid. And if at any time any part of sold delt, or interest thereon he past does and seguid. And if at any time any part of sold delt, or interest thereon he past does and seguid. And if at any time any part of sold delt, or interest thereon he past death of the parties. Describes, Administrators of Assumm and agree that may ladge delt any past does not not consider the parties and deeth, deleted to describe the post of the parties of these presents, that if the parties of the parties is close to require without labelity to because for anything and past delt and past delt and past delta de	fire, and assign the policy of insurance to the said mortgagee, and that in the	he event that the mortgagor shall at any time fail to do so, then the said mortga
And II at any time any part of reach insurance moder this mortgage, with interest. And II at any time any part of read duth, or interest thereon be past due and unputed. And II at any time any part of read duth, or interest thereon be past due and unputed. Beeding precision to read and mortgagenee. The precision of the past		
And if at any time any part of said doth, or interest therein he year due and unpaid bearing premises to said mentages. In all most above deteriled premises to said mentages. In the part of the presentation of Anagas, and agree that any place is also preceded thereof claim positions and man and claims and mentage agree to express the proceed the control claim positions and included and man and claims and mentage agree to express the proceed the control claims positions and includes an and claims and mentage agree to express the proceed the control of the part of expression of expression of expression of expression of expression of expression and claims and control of the part of expression o	r the premium and expenses of such insurance ander this mortgage, with interest	t.
TREATMENT CONTROLL AND A CONTROLL OF CONTROLL AND A CONTROLLAR		
and anothers, do and shall well and truly five or gaulette lo per pick, must be said most, that this deed of kargain and said chits, or amn of money afformatic, with innerest there are provided to be constructed in the construction of payment shall be made. AND IT IS AGREED, by and between the said pariet, that the said montgages? AND IT IS AGREED, by and between the said pariet, that the said montgages are misses until default of payment shall be made. WITHERS, Hand and Seal M, this in the year of our Lord one thousand since hundred and Linear My Log M. In the year of our Lord one thousand since hundred and Linear My Log M. Singled, Sealed and Delivered in the Presence of the United States of America. Singled, Sealed and Delivered in the Presence of the United States of America. WITHERS, M. A.	reuit Court of said State may, at chambers or otherwise, appoint a receiver with a	authority to take possession of said premises and collect said route and profit-
AND IT IS ACREED by and between the said parties, that the said mortgagor tenies until default of payment shall be made. WITTRESS. WORTGAGE OF REAL HETAT Greenville County. Personally appeared before me. WITTRESS. WITTRESS. WORTGAGE OF REAL HETAT Greenville County. WITTRESS. WORTGAGE OF REAL WITTRESS. WORTGAGE OF REAL WITTRESS. WITTRESS. WITTRESS. WORTGAGE OF REAL WITTRESS. WITTRESS. WORTGAGE OF REAL WITTRESS. WITTRESS. WITTRESS. WORTGAGE OF REAL WITTRESS. WITTRESS. WORTGAGE OF REAL WITTRESS. WORTGAGE OF REAL WITTRESS. WORTGAGE OF REAL WITTRESS. WITTRESS. WORTGAGE OF REAL WITTR	e said mortgagor, do and shall well and truly pay or cause to be paid, unto the any be due, according to the true intent-and meaning of the said note, then the	ne said mortgagee the said debt or sum of money aforesaid with interest thereon
mises until default of payment shall be made. WITHERS. LAND. Hand And Seal A, this. It they are of our Locd one thousand sine hundred and Land Land. Singed, Sealed and Delivered in the Presence of Singed, Sealed and Delivered in the Presence of Singed, Sealed and Delivered in the Presence of Hand. Hand. MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me. A D. 192 4 SWORN to before mo, this. A D. 192 4 A D. 192 5 A D. 192	se to remain in full force and virtue.	
WITNESS. PLANT Hand I and Seal M. data	and the second of the second o	orto hold and enjoy the sai
in the year of our Lord one thousand nine hundred and land by the gold and believered in the Presence of States of America. Starped, Sealed and Delivered in the Presence of States of America. Starped, Sealed and Delivered in the Presence of States of America. Starped, Sealed and Delivered in the Presence of States of America. Starped, Sealed and Delivered in the Presence of States of America. Starped, Sealed and Delivered in the Presence of States of America. It. S. G. S. G. S. G. S.		17 th
Surjed, Sealed and Delivered in the Presence of Surjed, Sealed and Surjed, Su		
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. James and deed, deliver the within written Deed; and that he, with less with 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. The STATE OF SOUTH CAROLINA, Oreenville, County. I, John C. John J. John		
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. ### A County And as ### A County And as ### A County And A County A Company The A County And A County A County And A County A County And A County A County And	// - (0)	
IE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. It made cath thatbc saw the within named. A. D. 192 / SWORN to before me, this		(I. S
A. D. 192. South Carolina, South Carolina, Carolina, Comprise of the within named. The State of South Carolina, Carolina, Corenville, County, I. J.	Secretaria de la lacta de lacta de lacta de la lacta de lacta de lacta de lacta de lacta de la lacta de lacta d	(I, S
Greenville County. Personally appeared before me. d made cath thathe saw the within named. d made cath thathe saw the within named. d made cath thathe saw the within named. d deed, deliver the within written Deed; and thathe, with. witnessed the execution thereof. SWORN to before me, this		(L. S
m, seal, and as Islasia. act and deed, deliver the within written Deed; and that he, with least an account 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. 192 S. HE STATE OF SOUTH CAROLINA, Greenville, County. I. John D. John Mrs. D. A. L.	Greenville County.	MORTGAGE OF REAL ESTAT
SWORN to before me, this	nd made oath thathe saw the within named	Laines and m. I laines
SWORN to before me, this	on, seal, and as lilli and as lilli and as liver the within w	written Deed: and that he with lo lo Me M. an anom
SWORN to before me, this. A. D. 192 S. A. D. 192 S. A. D. 192 S. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. If of the within named. Whereby dertify unto all whom it may concern, that Mrs. Whereby dertify unto all whom it ma	·	
y of fightile A. D. 1925. A. D. 1925. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville, County. I, John Markey Markey Thereby deftify unto all whom it may concern, that Mrs. If the within named Markey A did this day appear before not 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 person homsoever, renounce, release and forever relinquish unto the within named A. M.	1/	witnessed the execution thereof.
A Concernite of South Carolina. (SEAL) Motary Public for South Carolina. (RENUNCIATION OF DOWE Greenwille, County. I, John G. J. Motary Mrs. J. M. J. Motary Public for South Carolina. (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 county of the within mentioned and released. GIVEN under my hand and seal, this. J. M. A. D. 192. A. D. 192. J. M. D.		
Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville, County. I, John Daniel Mrs. Da Daniel Mrs. Da Daniel Mrs. Date of the within named. Description of the within named. Description of the within named of the within named of the within named. Description of the within named of the within named. Description of the within named of the within named of the within named. Description of the within named of the wi		Q1-11 PT-
Greenville County. I, Johnson Johnson Hair Mrs. So hereby dertify unto all whom it may concern, that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. So hereby dertify unto all whom it may concern that Mrs. S	Notary Public for South Carolina.	Still the Cum south
Greenville County. I, Johnson D. Johnson Mrs. J. D. Wassell Miss day appear before no defectify unto all whom it may concern, that Mrs. J. D. Wassell Miss day appear before not depend by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person homsoever, 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 remises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 S. January M. A. D. 192 S.	<i>C.</i>	
I, John Gold Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, that Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, and the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern, and did this day appear before not did upon the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it may concern the Mrs. J. A. D. 192 S. Thereby dertify unto all without any computation of did this day appear before not detail the Mrs. J. A. D. 192 S. Thereby dertify unto all whom it ma	and the control of th	RENUNCIATION OF DOWE
did this day appear before no 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 person nomsoever, 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, to remises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 S. LAAA B. A. D. 192 S.	Greenville County.	
fe of the within named M. A. D. 192 S. D.	I, John Company	la la cia al
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 or person on person or person	201 4 4 1	G. A.
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 semises within mentioned and released. GIVEN under my hand and seal, this		es freely voluntarily and without any compulsion, dread or fear of any person or person
GIVEN under my hand and seal, this A. D. 192 8. A. D. 192 8. John C. Johnston (L. S.)	9	A J. Martin, hiv
GIVEN under my hand and seal, this Lolly ay of A. D. 192 8 I ohn 6 I ohnston (L. S.)		estate, and also all her right and claim of dower, of, in or to all and singular, t
ay of april A. D. 1928. I ohn 6 I ohnston (L. S.)	1/4/	
Notary Public for South Carolina,	() $()$ $()$	
, and the second of the secon	Notary Public for South Carolina.	st a a C G assil