to said Audigm ferrors. And the control and ferrors defined all and displace the mild Provides saids the well, M. M. The services and Administrations and Ansigna and every person whomesover barding control and analysis. The mild have been a serviced to the services and the well Mortegage. The services is the mild who and milding on end does not seen and the services. And the well Mortegage. The services have been and milding on end does not seen and person, the services in the services, and the services of services of services to the services. The services is the services of services to the services of services the services of services to the services. The services the services of services to the services, and that it vice evens that the services. M. S. SERVER of the services of services to service to the services, and the services of services the services of services. The services of services the services of services to the services of services of services to service to the services. The services of services are serviced to the services of services and services. The services of services are serviced to the services of the services of services are serviced to the services of the services of services are serviced to the services of the ser	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
may Executive and Anticinistrations to warrant and forover defend all and disquitar the sold Promises with the state of th		
may Executive and Anticinistrations to warrant and forover defend all and disquitar the sold Promises with the state of th	do horoby hind 1966 2 Act 1)	***************************************
ins, Decelars, Administratives and Assigns and every person whomeover inviting classings or to claim do same or any post towned. And the said Mortgager agency to insure the mose and class log, on maid her in a som not him than	irs and Assigns forever. And a second of and singular the said Promises unto the said / 24. I a veri	Ei
to, Exercisers, Administrators and Antigen and every person whemever betwelly claiming or to claim the same on any part cheered. And the said Meripages. grow to discrete the bouse and Natidacy or and his in a sum whee that See any case the same to include the same to consider the same to the same to be incred from the same and relations. And there are so be incred to the same to be incred to the same to be incred to the same of the same to be incred to the same to be incred to the same of	Heirs and Assigns, from and against the Sald Premises unto the Sald Fremises unto the Sald	us
Income a saign the policy of instruments to still designees—and that in the result that the martingage		
Dollars in a company or campative solf-infectory to the mortgages. In and level the same income from loss or channel from and Stringers. The premium and expenses of such insurance to make this mortgages, with interest. The premium and expenses of such insurance under this mortgages, with interest. And if at any time any piet of said debt, or interest thereon, be past use and unquisit, at its any time any piet of said debt, or interest thereon, be past use and unquisit, at its any time any piet of said debt, or interest thereon, be past use and unquisit, at its any time any piet of said debt, or interest thereon, be past use and unquisit, at its any time any piet of said debt, or interest thereon, be and use and unquisit, at its any time any piet of said debt, or interest thereon, be and use and unquisit, at its any time any piet of said debt, or interest thereon, be and use and unquisit, at its any time any piet of said debt, or interest thereon, be and used to the control of th	And the said Mortgagor agree to insure the house and buildings on said lot in a sum not less than	
the permium and exponence of such insurance order this mantenance, with interest And if at any time way part of said debt, or interest thereon, be part due and surpside. And if at any time way part of said debt, or interest thereon, be part due and surpside. And if at any time way part of said debt, or interest thereon, be part due and surpside. And if at any time way part of said debt, or interest thereon, be part due and surpside. And if at any time way part of said debt, or interest thereon, be part due and surpside. And if at any time way part of said debt, or interest thereon is said surpside. And if at any time way part of said debt, or interest thereon is said part of said said said said said said said said		r damage
And it at any time any part of said debt, or interest thereon, be past due and unyade, the Note and praise of the above described premium to said montgager or and the Note and praise of the above described premium to said montgager or and the Note and protects of the said rests and protect and protect, applying the set percent blaced (or paying out of collection) upon and the interest and protects and protects and protects and protects and protects of the rest and protects and protects of the rest and protects of these pasterness or characters, and it is the true interest and protects of these presents, that if the said manager of the parties to these Presents, that if the said manager of the parties to these Presents, that if the said manager of the parties to these Presents, that if the said manager of the said that we are all the said that the said that the said the said that said to the true interest, and be utterly noul and void; exhering the said restricts and said that the said that the said that said mortgager of the said that said said tha		
And it at any time any part of said debt, or interest thereon, be past due and unyade, the Note and praise of the above described premium to said montgager or and the Note and praise of the above described premium to said montgager or and the Note and protects of the said rests and protect and protect, applying the set percent blaced (or paying out of collection) upon and the interest and protects and protects and protects and protects and protects of the rest and protects and protects of the rest and protects of these pasterness or characters, and it is the true interest and protects of these presents, that if the said manager of the parties to these Presents, that if the said manager of the parties to these Presents, that if the said manager of the parties to these Presents, that if the said manager of the said that we are all the said that the said that the said the said that said to the true interest, and be utterly noul and void; exhering the said restricts and said that the said that the said that said mortgager of the said that said said tha	the premium and expenses of such insurance under this mortgage, with interest	
they assign the rents and profits of the above described premises to said mottages of the Circuit Court of said Since may, at chambers or ethorwise, appoint a receiver that advorting to take possession of and permises and officient court of said Since may, at chambers or ethorwise, appoint a receiver that authority to take possession of and permises and officient court of said Since may, at chambers or ethorwise, appoint a receiver that handority to take possession of and permises and officient court of said states, and it is the test and read that the intent and entering to the true to these premises, that if make the and mortgages and shall well and truly pay or cause to be paid unto the said Mortgagne the said dott or sum of money aforesaid, with interest thereon, if any be duscerding to the true intents and entering of the partition to these premises, that if make the court is and advocable of the true intents and entering of the partition of the true intents and entering of the partition of the true intents and entering of the partition of the premises and and entering the true intents and entering of the partition of the premises and and entering the true intent and entering of the partition of the preference of the partition of the partition of the entering of the partition of the partition of the entering of the partition of th	. who promium und superior of the superior of	• • • • • • • • • • • • • • • • • • • •
they assign the rents and profits of the above described premises to said mottages of the Circuit Court of said Since may, at chambers or ethorwise, appoint a receiver that advorting to take possession of and permises and officient court of said Since may, at chambers or ethorwise, appoint a receiver that authority to take possession of and permises and officient court of said Since may, at chambers or ethorwise, appoint a receiver that handority to take possession of and permises and officient court of said states, and it is the test and read that the intent and entering to the true to these premises, that if make the and mortgages and shall well and truly pay or cause to be paid unto the said Mortgagne the said dott or sum of money aforesaid, with interest thereon, if any be duscerding to the true intents and entering of the partition to these premises, that if make the court is and advocable of the true intents and entering of the partition of the true intents and entering of the partition of the true intents and entering of the partition of the premises and and entering the true intents and entering of the partition of the premises and and entering the true intent and entering of the partition of the preference of the partition of the partition of the entering of the partition of the partition of the entering of the partition of th	And if at any time any part of said debt, or interest thereon, be past due and unpaid,	
time, Executions, Administrators or Assigns and agree that any budge of the Circuit Court of with Stine may, at chambers or chieves, supplient a necessive in the athericy to the possession of all yermines and collect and roots and process, applying the open possess, the root of force presents, that it is the time intent and meaning of the parties to these Presents, that if	areby assign the rents and profits of the above described premises to said mortgagee , or	
and shall well and truly pay or cause to be paid unto the said Mortgages the said chet or sum of money aforesaid, with interest thereon, if any be done conding to the treat short and meaning of said note, then this deed of bargain and sails shall cease, determine, and be utterly null and void; otherwise remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgages The said remines until default of payment shall be made. ITNESS	eirs, Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a	receiver,
AND IT IS AGREED by and between the said parties that said mortgagor of the said Premises until default of payment shall be made. ITNESS. Acc. hand and seal this day of the Soveedgay and Independence of the United States of America Signed, sealed and delivered in the presence of Whell access to the Soveedgay and Independence of the United States of America Signed, sealed and delivered in the presence of Whell access to the Soveedgay and Independence of the United States of America Signed, sealed and delivered in the presence of Whell access to the Soveedgay and Independence of the United States of America Signed, sealed and delivered in the presence of Whell access to the Soveedgay and Independence of the United States of America Signed, sealed and Jack Control of the Soveedgay and Independence of the United States of America Signed, sealed and Jack Control of the Soveedgay and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed and Independence of the United States of America Signed Independence of the United States of America Signe	and shall well and truly pay or cause to be paid unto the said Mortgagee the said debt or sum of money aforesaid, with interest thereon, if an ecording to the true intent and meaning of said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; o	y be due,
hold and enjoy the said Premises until default of payment shall be made. ITNESS CLA hand and seal, this day of the sevencing of the Sevencing of the Sevencing of the United States of America in the one hundred and the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and delivered in the presence of the United States of America Signed, sealed and the States of America Signed, sealed and States of America Signed States of America States of S		
in the year of our Lord one thousand, nine hundred and in the one hundred and Signed, sealed and delivered in the presence of (L. M. Helle access A. Helle access Land Alexander and Set access (L. S. Land Alexander and Set access (L. S.) Land Back (L. S.	hold and enjoy the said Premises until default of payment shall be made.	
in the one bundred and Signed, sealed and delivered in the presence of W. H. Hele acces Let a Colonian (L.S.) Far Value Received I do best by assign, transfer and set acces to Edicate Institute in contages and the nate which its secures, this so I day of Novembers, and the within mortgage and the nate which its secures, this so I day of Novembers, transfer and set access to Amount to State of Julius Daws, Expectative (Estate of Julius W.		
Signed, sealed and delivered in the presence of W. H. Helac his torn A. E. Banson (L. S. Far Value Accined Da beselve assign, transfer and set over to Series Annesses agins the within mortgage and the nate which it secure, this 20 that of Horentees, agine the within a Lancaster Estate of South Earolina Generalle County PERSONALLY appeared before me the saw the within named A. D., 1923 M. H. Stare of South Carolina BY A. D., 1923 M. H. Stare of South Carolina RENUNCIATION OF DOWER Greenville County I, whom it may concern that Mrs. Level get Cole war. A. D., 1923 M. H. Stare of South Carolina RENUNCIATION OF DOWER Greenville County I, whom it may concern that Mrs. Level get Cole war. A. D., 1923 M. H. Stare of South Carolina RENUNCIATION OF DOWER Greenville County I, do hereby certify unto the wife of the hin named. J. J. J. J. J. J. J. 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, draad or fear of any con or persons whomsoever, renounce, release and forever relinquish unto the within named J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J. J		
Jest Blacks tor. Jan Walve received J do herely assign, transfer and set over to Paviase Annassis. January How within Mortgage and the Note which it secures, this 20 day of Novembers. The state of south Earolina Lawrence and January Experience County Personally appeared before me he saw the within named Accept Cole war and N & Benedictor and made out he saw the within named Accept Cole war and N & Benedictor and made out within the sead and as the sea and deed deliver the within written deed, and that he with within the with Notary Pythic for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unto whom it may concern that Mrs. Accept Cole war and the deed freely, voluntarily and without any compulsion, dread or fear of any son or persons whomsoever, renounce, release and forever relinquish unto the within named Accept Cole war and the Premises within mentioned and passed.		America.
For Value received I do herely assign, transfer and set over to have a livers. Transes in Market Mortgage and the Note which it secures, this 20 day of Novembers. Transes in James Harves. Transes of South Earolina Transes of Julius W. Morragage or REAL ESTATE Greenville County Observation of Julius W. Morragage or REAL ESTATE Greenville County PERSONALLY appeared before me and made out the he saw the within named of Color of Color of the within written deed, and that he with m, seal and as their act and deed deliver the within written deed, and that he with witnessed the execution thereof. SWORN TO before me this day March A. D., 1953 M. J. Milliams RENUNCIATION OF DOWER Greenville County I, do hereby certify unto whom it may concern that Mrs. According to the within the does freely, voluntarily and without any compulsion, dread or fear of any reson or persons whomsoever, renounce, release and forever relinquish unto the within named According the Premises within mentioned and reased.	W. Williams Goldman	(L. S.)
Greenville County Dersonally appeared before me and made oath the saw the within named Carage Cole rear and that he with m, seal and as There are a control of 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 carage (L.S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, whom it may concern that Mrs. A D, 19 Cole rear a control of the dominanced. A do hereby certify unto thin named. 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 reson or persons whomsoever, renounce, release and forever relinquish unto the within named. The state of Julius W. Morragage of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE The Julius W. May 4: 20 Pm. # 3 496 A C. R. B. 12	J. St. Blackston & E. Benson	(L. S.)
Greenville County Dersonally appeared before me and made oath the saw the within named Carage Cole rear and that he with m, seal and as There are a control of 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 carage (L.S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, whom it may concern that Mrs. A D, 19 Cole rear a control of the dominanced. A do hereby certify unto thin named. 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 reson or persons whomsoever, renounce, release and forever relinquish unto the within named. The state of Julius W. Morragage of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE The Julius W. May 4: 20 Pm. # 3 496 A C. R. B. 12	For Value received I do hereby asseque, transfer and set over to Abuese to	MUNICO
Greenville County Dersonally appeared before me and made oath the saw the within named Carage Cole rear and that he with m, seal and as There are a control of 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 carage (L.S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, whom it may concern that Mrs. A D, 19 Cole rear a control of the dominanced. A do hereby certify unto thin named. 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 reson or persons whomsoever, renounce, release and forever relinquish unto the within named. The state of Julius W. Morragage of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE Subject of REAL ESTATE The Julius W. May 4: 20 Pm. # 3 496 A C. R. B. 12	Tayes the within mortgage and the note which it secures, this 20 = day of Mover	rues.y
PERSONALLY appeared before me and made oath the saw the within named and deed deliver the within written deed, and that he with within seed and as the execution thereof. SWORN TO before me this day March, A. D., 1923 The STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unto whom it may concern that Mrs. Acceptation of the concern that Mrs. Acceptation of the concern that Mrs. Acceptation of the concern of the within named, 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 area 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 eased.	E. E. Wells. Louise anna Danis, Executivé.	
PERSONALLY appeared before me and made oath the saw the within named and deed deliver the within written deed, and that he with within seed and as the execution thereof. SWORN TO before me this day March, A. D., 1923 The STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unto whom it may concern that Mrs. Acceptation of the concern that Mrs. Acceptation of the concern that Mrs. Acceptation of the concern of the within named, 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 area 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 eased.	HE STATE OF SOUTH CAROLINA Estate of Julius W. MORTGAGE OF REAL ESTA	ATE
n, seal and as the within named to get the within written deed, and that he with witnessed the execution thereof. SWORN TO before me this	Greenville County Obsequent recorded - Feb-13-1953. at 4:30 P.M. # 3	496
m, seal and as their act and deed deliver the within written deed, and that he with witnessed the execution thereof. SWORN TO before me this day /// Sta well (L.S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unto whom it may concern that Mrs. Les type all the within named did declare that she does freely, voluntarily and without any compulsion, dread or fear of any rson or persons whomsoever, renounce, release and forever relinquish unto the within named for the line 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 eased.	PERSONALLY appeared before me () and m	iade oath
witnessed the execution thereof. SWORN TO before me this	he saw the within named Scarge Wolfe zuan and College Son	
witnessed the execution thereof. SWORN TO before me this	gn, seal and as their act and deed deliver the within written deed, and that he with	
Musich, A. D., 1923 It. Starley (L. S.) Notary Pyblic for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, , do hereby certify unto the wife of the chin named, , 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 reson or persons whomsoever, renounce, release and forever relinquish unto the within named for the start of the country of th		
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I,	SWORN TO before me thisday	
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I,	March , A. D., 1933 (1. 24. 2/1/4)	
RENUNCIATION OF DOWER Greenville County I,		. ng 0 9 4 9 <i>4</i> 94 0 5 1 4 6 6 6 6 6 7 9 9 9 9 9 9 9 9 9 9 9 9
Greenville County I,	Notary Public for South Carolina.	
Greenville County I,	DENVINGATION OF DOWN	
whom it may concern that Mrs. Less the color of the chin named the	}	r.K
whom it may concern that Mrs. All the wife of the chin named	do hereby cer	tify unto
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 asson or persons whomsoever, renounce, release and forever relinquish unto the within named of the privately and without any compulsion, dread or fear of any asson or persons whomsoever, renounce, release and forever relinquish unto the within named of the privately and without any compulsion, dread or fear of any asson or persons whomsoever, renounce, release and forever relinquish unto the within named of the privately and singular the premises within mentioned and eased.	whom it may concern that Mrs. Leo 1 ge Coleman, the wi	ife of the
irs 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 eased.		
irs 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 eased.	rson or persons whomsoever, renounce, release and forever relinquish unto the within named (). I want to any compulsion, dread or fea	r of any
	eirs 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 mention	
day of March, A. D., 19 33 Mrs. Leorge Roolerusu	leased.	
day of March, A. D., 1907	Given under my hand and seal, this	,
	day of March, A. D., 19 57 Mas Vebryl Koorenia	
H	Notary Public for South Carolina.	

--- r: - +