Third, Parcellon and Analisa on to warrant and fereiver defend, all and singular, the wind promises must be said MINE. Market and Analisa, from and applied MINE. Market and Analisa, from and applied MINE. Market and Analisa, and every person whomever having delicing, or to claim, the saids, or any past thereof.  And the said mortgager—agree—to insure the house and buildings on said for in a case not not been than.  And the said mortgager—agree—to insure the house and buildings on said for in a case not not been than.  And the said mortgager—agree—to be mortgager—agree—to the mortgager—agree—ag	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	
And the sale mortgager. segreen to insure the torse and buildings on and select the sale mortgager. segreen to insure the torse and buildings on and buildings on and buildings on the sale mortgager. segreen to insure the torse and buildings on and buildings on and buildings on the sale mortgager. segreen to insure the torse and buildings on and buildings. and the sale mortgager. segreen the sale of the sale		
And the sale more gapen agree to insure the house and buildings on and sain to sale, so any part thereof.  And the sale more gapen agree to insure the house and buildings on and sain that sale, so a sary part thereof.  And the sale more gapen agree to insure the house and buildings on and sain that and then the sale of the same insured from loss or a by five, and assign the policy of insurance to the said dorragen and that in the configure	rs to warrant and forever defend, all and singular, the said premises unto the said	Wm & Jurine and It & Hockman
ins. Execution, Administrators and Assigns, and every person whomeaver towards claim, as a sum not loss than A.  And the east mortgager—spree — to insure the bosses and buildings on easid to it as a sum not less than —  Dollars (in a company or companies satisfactory to the mortgager—, and larey the name insured from how a by fire, and assign the policy of insurance to the said mortgager—, and that in the event that the mortgager— thail at any time fail to do so, then the regarder—may come the same to be insurance under this mortgage, and that in the event that the mortgager—thail at any time fail to do so, then the regarder—may come the same to be insurance under this mortgage, with interest.  And if at any time any part of said dobt, or interest thereon, be past doe and smpald.  Interest passing the receipt and the above described premise to said mortgager—or and of said the same conflicts of said fails, therefore out on the passing the events and a collect and extent and excellent premises to said mortgager—or of said fails, therefore out of captures in the late of said fails, therefore out of said fails there out on the captures of said fails there out on the captures of said fails there out on the captures of the said fails there out on the captures of the said fails there out on the captures of the said fails there out on the captures of the said fails there out on the captures of the said fails and the said said captures of these Presents, that if a said fails and captures of the said configuration of the said configura	La / '	
Dollars (in a company or composite sufficiency to the envirunce), and being the same insured from loss or by five, and assign the policy of insurance to the said surranges		
to great and sarigan the policy of insurance to the said mortgages	And the said mortgagor agree to insure the house and buildings on s	aid lot in a sum not less than
the premium and expense of such insurrance under this mortgage, with interest.  And if at any time any part of said defe, or interest thereon, be past due and unpaid.  And if at any time any part of said defe, or interest thereon, be past due and unpaid.  And if at any time any part of said defe, or interest thereon, be past due and unpaid.  And if at any time any part of said defe, or interest thereon, be past due and unpaid.  And if at any time any part of said defe, or interest thereon, be past due and unpaid.  And if at any time any part of said defe, to interest the control of said for the said mortgages.  And if at any time and early said and the said mortgages.  PROVIDED ALWAYS. NYEEPTHEISSS, and it is the true interest and menting of the parties to these Presents, that if a correspond on the said and said and the said mortgage.  PROVIDED ALWAYS. NYEEPTHEISSS, and it is the true interest and menting of the parties to these Presents, that if a correspond on the said and the said mortgage.  PROVIDED ALWAYS. NYEEPTHEISSS, and it is the true interest and menting of the parties to these Presents, that if a correspond on the said that coats, determine, and to interest store remain ind if ore and virtue.  AND IT IS ARREED, by and there each application, that the said mortgages.  AND IT IS ARREED, by and there each and the said mortgages.  AND IT IS ARREED, by and there each and the said mortgages.  AND IT IS ARREED, by and there each and the said mortgages.  AND IT IS ARREED, by and there each and the said mortgages.  AND IT IS ARREED, by and the said the said mortgages.  AND IT IS ARREED, by and the said mortgages.  AND IT IS ARREED, by and the said the said mortgages.  AND IT IS ARREED, by and the said the said mortgages.  AND IT IS ARREED, by and the said the said mortgages.  AND IT IS ARREED, by and the said the said the said mortgages.  AND IT IS ARREED, by and the said the said the said the said the said the said that the said the said the said that	Dollars (in a company or companies s	satisfactory to the mortgagee), and keep the same insured from loss or dam-
The premium and expense of such insurrance under this mortgage, with interest.  And if as any time any part of said debt, or interest thereon, be part due and unpaid.  And if as any time any part of said debt, or interest thereon, be part due and unpaid.  Beredyn Administrators or Assigna, and agree, that any Judge or the salt proceedings of the salt proceed the part of the salt process the salt process.  FROVIDED AUANAYS, NEVERTHELESS, and it is the troe interest and meaning of the salt process the salt process.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  AND IT IS AGREED by and the salt process the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties, that the said mortgager.  AND IT IS AGREED by and the said parties the said parties the said parties the said parties and said parties the said parties the said parties and said parties and said parties the said parties and parties a	e by fire, and assign the policy of insurance to the said mortgagee, and that	in the event that the mortgagor shall at any time fail to do so, then the said
And if at any time any part of said delt, or interest thereon, be part the and ungaid.  And if at any time any part of said delt, or interest thereon, be part the and ungaid.  And if at any time any part of said delt, or interest thereon, be part the and ungaid.  And if at any time any part of said delt, or interest thereon, be part the and ungaid.  And if at any time any part of said delt, or interest thereon. He part the said the said the said that any Indian or Collection of the part of the	ortgagee may cause the same to be insured in	name, and reimburse
the above described premises to relat mortrague.  It was not control to the process of the proce		
the above described premines to take morteague.  It was a proceed the morteague of the control of the control of the control of the proceed the control of t		
rould Court of said State may, at chambers or otherwise, appoint a receivery, with authority to take possession of said State and profits, and great and profits.  FROVIDED ATMAYS NEVESTABLESS, and it is the tree intest and meaning of the parties to these Presents, that if an origingtor.  FROVIDED ATMAYS NEVESTABLESS, and it is the tree intest and meaning of the parties to these Presents, that if an origingtor.  FROVIDED ATMAYS NEVESTABLESS, and it is the tree intest and meaning of the parties to these Presents, that if an origingtor.  FROVIDED ATMAYS NEVESTABLESS, and it is the tree intest and meaning of the parties to the tree intest and meaning of the parties to the tree intest and meaning of the said motification.  FROVIDED ATMAYS NEVESTABLESS, and it is the tree intest and meaning of the parties to the tree intest store to the tree intest and meaning of the said note, then this deed of bargain and said statul case, determine, and be utterly mill and void; otherwants in this force and victor.  AND IT IS ACREED by and between the said parties, that the said mortgager.  AND IT IS ACREED by and between the said parties, that the said mortgager.  Lo hold and enjoy the million of a parent shall be made.  WITHESS May hand, and seal, this.  JAMES ALLIANCE AND ALL		
d mortgagers—the said doth or sum of menery afforesaid, with interest there remains in full forces and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT IS AGREED, by and between the United States of Am  AND IT IS AGREED, by and the said the said parties, that the said mortgagor  AND IT IS AGREED, by and the said parties, that the said mortgagor  AND IT IS AGREED, by and the said parties, that the said control of the said parties, and the sovereignty and independence of the United States of Am  AND IT IS AGREED, by and the said parties, that the said control of the said parties, the said and the sovereignty and in the construction of DON  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina.  AND IT IS AGREED, the said dots and the right and claim of Dower, of, in, or to, all and the said and said the right and claim of Dower, of, in, or to, all and the said and said the	rcuit Court of said State may, at chambers or otherwise, appoint a receiver, with a the net proceeds thereof (after paying costs of collection) upon said debt, inter	authority to take possession of said premises and collect said rents and profits, apply-
AND IT IS AGREED, by and between the said parties, that the said mortgagor  AND IT AS AGREED, by and seal, this Ath Ath And I and seal, this Ath And I and seal, this Ath And I are seal, and say of And I adependence of the United States of And And And I are seal, and say and I adependence of the United States of And And And I are seal, and say the are seal and forever relinquish unto the within named And I are seal, and say the right and claim of Dower, of, in, or to, all and so the And I are seal, this And I are seal, and say the right and claim of Dower, of, in, or to, all and so the And I are seal, this And I are se	id mortgagor do and shall well and truly pay, or cause to be paid, unto the sa	aid mortgagee the said debt or sum of money aforesaid, with interest thereon, if
miles until default of payment shall be made.  WITNESS. May. hand. and seal., this Ath. grear of the Severeignty and Independence of the United States of Am.  A MATCHES STATE OF SOUTH CAROLINA, Court.  Personally appeared before me All Mallace.  di made cath that he saw the within named X. S. Sanad.  THE STATE OF SOUTH CAROLINA, Need, and as a seal and deed, deliver the within written Deed; and that he, with Mallace.  SHORE STATE OF SOUTH CAROLINA, Need, and as A. D. 19.73  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, Court.  I, Let Mallace.  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina  THE STATE OF SOUTH CAROLINA, Matery Public for South Carolina Matery Ma	remain in full force and virtue.	
Signey related and Delivered in the Presence of  W. S. Connad  (C)  THE STATE OF SOUTH CAROLINA,  Personally appeared before me  W. A. D. 1943  THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL EST  COUNTY,  Personally appeared before me  W. A. D. 1943  THE STATE OF SOUTH CAROLINA,  MORTGAGE OF REAL EST  COUNTY,  Personally appeared before me  W. A. D. 1943  A. D. 1943  THE STATE OF SOUTH CAROLINA,  SWORK before me this.  THE STATE OF SOUTH CAROLINA,  SOUTH CAROLINA,  COUNTY,  THE STATE OF SOUTH CAROLINA,  COUNTY,  THE STATE OF SOUTH CAROLINA,  COUNTY,  Locustry  Locustry  THE STATE OF SOUTH CAROLINA,  COUNTY,  COUNTY,  Locustry  THE STATE OF SOUTH CAROLINA,  COUNTY,	emises until default of payment shall be made.	
Signed tyled and Delivered in the Presence of  W. S. Conrad  (I)  THE STATE OF SOUTH CAROLINA,  COUNTY,  Personally appeared before me  A. A. D. 1947  A. D. 1947  THE STATE OF SOUTH CAROLINA,  In, seal, and as  A. D. 1947  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY,  Personally appeared before me  A. A. D. 1947  A. D. 1948	WITNESS My hand and seal, this 9th	day of august
Signofered and Delivered in the Presence of  W. S. Connad  (I)  THE STATE OF SOUTH CAROLINA,  COUNTY,  Personally appeared before me  W. A. County,  In seal, and as ALC act and deed, deliver the within written Deed; and that he, with Managant J. Column,  of Hill State of South Carolina,  THE STATE OF SOUTH CAROLINA,  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY,  I.  Let the state of the within named  A. D. 1942  COUNTY,  I.  Let the state of South Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY,  I.  Let the state of south Carolina  THE STATE OF SOUTH CAROLINA,  COUNTY,  I.  Let the state of South Carolina and South Sout	in the year of our Lord one thousand nine hundred and Manual	een and in the one hundred and
Signey before and Delivered in the Presence of  Magairt Tostan  (I)  (I)  (I)  (I)  (I)  (I)  (I)  (I	,	. , /
THE STATE OF SOUTH CAROLINA, act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed the execution thereof.  SWORK before me this act and deed, deliver the within written Deed; and that he, with Maganth Tasteur witnessed he execution thereof.		2
THE STATE OF SOUTH CAROLINA, COUNTY.  Personally appeared before me		M. D. Comad (L. S.
THE STATE OF SOUTH CAROLINA, COUNTY.  Personally appeared before me	margaret T Ostean	(I. S.
Personally appeared before me Malalace made cath that he saw the within named R. Lanace made cath that he saw the within named R. Lanace made cath that he saw the within named R. Lanace made cath that he saw the within named R. Lanace made cath that he with Managert Totalium witnessed the execution thereof.  SWORN before me this factor of the control of the same problem of the second of the execution thereof.  SWORN before me this factor of the within the same problem of the execution thereof.  SWORN before me this factor of the scale of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SWORN before me this factor of the execution thereof.  SEAL JULIAN S		(L. S.
Personally appeared before me  A COUNTY.  Personally appeared before me  A COUNTY.  A D. 1947  THE STATE OF SOUTH CAROLINA,  COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A COUNTY.  II,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A COUNTY.  II,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A COUNTY.  II,  Heres and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and so the Premises within mentioned and released.  GIVEN under my hand and seal, this  A D. 19/7  Notary Public for South Carolina.		(L, S.
Personally appeared before me		MORTGAGE OF REAL ESTATE
in, seal, and as haw act and deed, deliver the within written Deed; and that he, with Mangautt J. Ostern witnessed the execution thereof.  SWORK before me this, A. D. 1947  A. D. 1947  THE STATE OF SOUTH CAROLINA, COUNTY.  I, hereby certify unto all whom it may concern, that Mrs.  To the within named M. S. Managarately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or personsoever, 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 a felested of Managarately was and released.  GIVEN under my hand and seal, this.  Of Managarately and and seal, this.  Notary Public for South Carolina.	COUNTY. )	
m, seal, and as Ruse act and deed, deliver the within written Deed; and that he, with Margaret Lostiens witnessed the execution thereof.  SWORN before me this A. D. 1942  A. D. 1942  THE STATE OF SOUTH CAROLINA, COUNTY.  I, hereby certify unto all whom it may concern, that Mrs.  To of the within named Description of the within named of the premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 19/2.  Notary Public for South Carolina.	Personally appeared before me JU, Wy allace	
witnessed the execution thereof.  SWORN before me this,  A. D. 19/2  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  FOR COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  te of the within named  L. S. Manada  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 peromsoever, 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 a seal, this of Managarat  Notary Public for South Carolina.	I made oath thathe saw the within named	
witnessed the execution thereof.  SWORN before me this,  A. D. 19/2  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  FOR COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  te of the within named  L. S. Manada  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 peromsoever, 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 a seal, this of Managarat  Notary Public for South Carolina.	Δ	
witnessed the execution thereof.  SWORN before me this,  A. D. 19/2  A. D. 19/2  THE STATE OF SOUTH CAROLINA,  COUNTY.  I,  hereby certify unto all whom it may congern, that Mrs.  e of the within named  A. D. 19/2  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 pers	a, seal, and asact and deed, deliver the within written Dec	ed; and thathe with Margaret J. Osteen
THE STATE OF SOUTH CAROLINA, County.  I. L.		
A. D. 19/2  Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA, County.  I, hereby certify unto all whom it may concern, that Mrs.  Is of the within named K. Sumada did this day appear before 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 personsoever, renounce, release, and forever relinquish unto the within named Limin Sumana.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and so the Premises within mentioned and released.  GIVEN under my hand and seal, this  A. D. 19/2  Notary Public for South Carolina.	a.l.	withessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  Southwell County.  I,	SWORD before me this	Oh A Okallace
THE STATE OF SOUTH CAROLINA,  Southwell County.  I,	M. C. Hatkins (SEAL.)	- Juico Villand
I,	Notary Public for South Carolina	)
I,	YEAV.	
did this day appear before 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 pe	THE STATE OF SOUTH CAROLINA.	PENINCIATION OF DOWE
did this day appear before 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 pe	THE STATE OF SOUTH CAROLINA, Sciencelle County.	RENUNCIATION OF DOWER
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	THE STATE OF SOUTH CAROLINA, Scientific County.	RENUNCIATION OF DOWER
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	I,	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all and set the Premises within mentioned and released.  GIVEN under my hand and seal, this	I,	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 sthe Premises within mentioned and released.  GIVEN under my hand and seal, this	I,	did this day appear before me
of	I,	eely, voluntarily and without any compulsion, dread or fear of any person or person
of	I,	eely, voluntarily and without any compulsion, dread or fear of any person or person
of A. D. 19.19.  (L. S.)  Notary Public for South Carolina.	I,	eely, voluntarily and without any compulsion, dread or fear of any person or person
Notary Public for South Carolina.   O	I,	eely, voluntarily and without any compulsion, dread or fear of any person or person
	I,	did this day appear before me reely, voluntarily and without any compulsion, dread or fear of any person or person of the state. And Mittel and Mittel and Mittel and Mittel and Singuistics and estate, and also all her right and claim of Dower, of, in, or to, all and singuistics.
	I,	did this day appear before me reely, voluntarily and without any compulsion, dread or fear of any person or person of the state. And Mittel and Mittel and Mittel and Mittel and Singuistics and estate, and also all her right and claim of Dower, of, in, or to, all and singuistics.
	I,	did this day appear before morely, voluntarily and without any compulsion, dread or fear of any person or person of the state. It is a state, and also all her right and claim of Dower, of, in, or to, all and singular.
Recorded for angust 9 1919	I,	did this day appear before meely, voluntarily and without any compulsion, dread or fear of any person or person of the state, and also all her right and claim of Dower, of, in, or to, all and singular