THE STATE OF SOUTH CAROLINA. Personally appeared before me and made oath that Ine saw the within named act and deed, deliver the within written Deed; and that I he, with SWORN to before me this I S M SWORN to before me this I S M Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County. County. I. do hereby certify unto all whom it may concern, that Mrs. wife of the within named and upon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, dread or fear of any person or per 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, al singular, the Premises within mentioned and released.	TOGETHER with, all and singular, the Rights, Members, Here	reditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining
to bereity time. PLEASANE DE concerned the said premises with the wall. Later health Secretary Administrators and Arsigns, and warper person wholescere to be lovely politicists, or to down, the state, or swylors thereoft. And the sixth and saving the public of successed to the said concerned to the said successed benefits on a said to live a sum not see than. And the sixth and saving the public of successed to the said successed benefits on a said to live a sum not see than. And the sixth and saving the public of successed to the said successed. Better (in a conspany of company of company of the see than the see than the see than the said a successed to the said successed. Better (in a conspany of company of the said successed. The said of the sa	TO HAVE AND TO HOLD, all and singular, the said Premises	s unto the said
Targe Execution, Administrators and Assigns, and every pressus whereascere lawfully elatining two solidits of assign or support the same or my foun threshold. And the sixth ministrators and Assigns, and every pressus whereascere lawfully elatining two solidits assign or my foun threshold. And the sixth ministrators and Assigns, and every pressus whereascere lawfully elatining two solidits assign or my found threshold. And the sixth ministrators and Assigns, and every pressure whereascere lawfully elatining to wood that the corresponder. Delians (is a company or companies assistancy to the neutropage). In the pressure of such interaction and that in the certifical the neutropage, that it as any time lay a set of the pressure of the pressure of such interaction and the pressure of such interactions and the pressure of the pressure of such interactions and the pressure of the pressure of such interactions and the pressure of th	2244.41/ 224	Heirs Treatures and Administrator
The precions and expense of each interance under this meltings, and the precions and the pr	hereby bind	in (19th 11 88. Carow his
And the part mergapy of agreement of induced the borses and bottless or read thin is a sum not less than A and the part mergapy of the same of the part of the		mu all mu
And the half energages— agree—to in ounce the house and buildings or said boly it a sun not test transport. If fire, and assign the policy of insurance to the said correlators—build that in the event (that the mortgages—), and keep this, arms insured from its or of agree—in and deat in the event (that the mortgages—is said at any time-buil to do so, then the said or presents or soon to be insured in	eirs, Executors, Administrators and Assigns, and every person whom	msoever lawfully claiming, or to claim, the same, or any part thereof.
Control of the same and assign the policy of insurements to the acid mortugages. In the wortugages. In the same and the same to be assured in	And the said mortgagor agree to insure the house and b	ouildings on said lowin a sum not less than
pine, and anison the policy of interance to the and normalized. Just any time begin to do so, then the said of the premium and expense of such interance under this multipage, with interest. And if at any time key part of said dobt, or interest therefore he past due and suspaint. Merror, Administrators or Austin, and agree that are applied to the above described premisely on and mortgages. Here, According the rests and polything the near preceded thereoff clare propage can be one and polything the near preceded thereoff clare propage can be one and applied to the party of the applied polything the near preceded thereoff clare propage can be one and applied to the party of		
And if at any time key part of said delty, or interest thereins, he past due and unpaid And if at any time key part of said delty, or interest thereins, he past due and unpaid the above described promiter the said mortugager. And if at any time key part of said delty, or interest thereins, he past due and unpaid the above described promiter the said mortugager. And if at any time key part of said delty, or interest thereins, appoint a freeziver, with authority to take possession of any depending and any promises and calculated and promiters. And the same part of the said mortugager and the said particles and the train and variety of calculations and said delty interest them. And it is all force and virtue and variety of the said mortugage and the said mortugager. And it is all store and virtue and variety of the said mortugager. And it is all force and virtue and and excellent the said particle, that the said mortugager. WITNESS Plety hand, and early this in the year of the force and virtue and and the mande. WITNESS Plety hand, and early this in the year of the force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and virtue and and the cone hundred and force and the said of the said and the cone hundred and force and virtue and the said of the said and the cone hundred and force and the said of the said and the cone hundred and force and the said of the said and the cone hundred and force and the said and the said the cone hundred and collected and force the within written Deed; and that saids, with the said t		
And if at any time key part of said debt, or interest therean, he past due and capacid here's assign the rerest and provide content of the co	agee may cause the same to be insured in	name, and reimburse
And it at any time they part of said delth, or interest thereas, he past does and compaid. The above distriction presents to risk markeages. The above distriction of and Since cases at classics of ordereds, appoints a receiver, with ambienty to take possession of said premises and collect said remis and proling the set premises thereof (after parties or or parties) upon and delth, interest, other cases and collect said remises and mast and proline actually collected. FROVIDED ALMWAN NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that it. FROVIDED ALMWAN NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that it. 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, the fire said that the said mortgages. AND IT IS AGREED, by		· \
THE STATE OF SOUTH CAROLINA. SWORN to before me this and and deed, deliver the within variety Deed; and that She, with Use Saveriguty and Independence of the United States of America. SWORN to before me this are and deed, deliver the within variety Deed; and that She, with Use Sure Man Sure States of America. THE STATE OF SOUTH CAROLINA. County. THE STATE OF SOUTH CAROLINA. Notery Public for South Ores. County. A D. 1982 SWORN to before me this Save Sure States of South Carolina. THE STATE OF SOUTH CAROLINA. County. County. A D. 1982 SWORN to before me this Save Sure States of South Carolina. THE STATE OF SOUTH CAROLINA. County. County. County. A D. 1982 SWORN to before me this Save Sure States of South Carolina. THE STATE OF SOUTH CAROLINA. County. County. County. County. Life of the within named. County. County. Life of the within named. County. County. Life of the South Carolina. County. County. Life of the South Carolina. County. Life of the South Carolina. County. County. Life of the South Carolina. County. County. Life of the South Carolina. County. Life of the within named. County. Life of the South Carolina. County. County. Life of the South Carolina. County. County. Life of the within named. County. Life of the Within the county of the co	or the premium and expense of such insurance under this mortgage,	, with interest.
the store described persons to acid management of the control of t		
result form of said State may a Charlester and interest and another and does, notices or expenses, without liability to account for any thing more that the and profits stating collected. PROVIDED ALWAYS, KIVERTHEESS, and it is the true intent and nectating of the parties to these Presents, that if he and result as a form of any though and and reverse in the parties to these Presents to these Presents to the said output. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that if he said mortgager. AND IT IS AGREED, by and between the said purities, that is the said mortgager. AND IT IS AGREED, by and between the said purities, that is the said mortgager. AND IT IS AGREED, by and in the one hundred and extended the said that is the said to the said mortgager. AND IT IS AGREED, by and in the one hundred and extended the said to the said mortgager. AND IT IS AGREED, by and in the one hundred and extended the said that is the said to the said mortgager. AND IT IS AGREED, by and in the one hundred and extended the said that is the said that is the said that is the sa		
id mostspaper—, do and shall well and truly pay, or cause to be paid, anto the said sortspaper— the said debt or sum of money aforesaid, with interest three remains to their to the control and meaning of the said most, then deed of bargam and said shall cross, determine, and be utterly mill and void, other remain in full force and vortices. AND IT IS AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and between the said parties, that the said mortgagor— AND IT AGREED, by and in the one handres and in the one handres that the said of the said that the one handres are said in the one handres are said in the one handres. AND IT AGREED, by and in the one handres are of the Sovereiguty and Independence of the United States of America. AND IT AGREED, by and in the one handres are of the Sovereiguty and Independence of the United States of America. AND IT AGREED, by and in the one handres are of the Sovereiguty and independence of the United States of America. AND IT AGREED, by and in the one handres are of the Sovereiguty and independence of the United States of America. AND IT AGREED, by and IT AGREED, by and IT AGREED, by and IT AGREED, by and Independence of the United States of America. AND IT AGREED, by and IT AGREED	plying the net proceeds thereof (after paying costs of collection) uponts and profits actually collected.	pon said debt, interest, costs or expenses; without liability to account for any thing more than the
ye be the according to the tree internal and meaning of the same hole, such that social mortgagor. ADD IT IS ACREED, by and between the said partics, that the said mortgagor. Lo hold and enjoy the control within an internal default of payment shall be made. WITNESS. THEY hand and seal this 25th day of Calcustry and in the year of der Lord one thousand nine bundred and lacket they are of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Lord one thousand nine bundred and lacket they are of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Lord one thousand nine bundred and lacket they are of the Sovereignty and Independence of the United States of America. County Derivative and Delivered in the Presence of Lord one thousand the said mortgagor. WE Cascard Mortgage Of REAL EST. When the States of America. MORTGAGE OF REAL EST. Williams and as Lord and deed, deliver the within written Deed; and that She, with Mortgage the crecution thereof. SWORN to before me this. SWORN to before me t	PROVIDED ALWAYS, NEVERTHELESS, and it is the t	true intent and meaning of the parties to these Presents, that if, the contract the parties to these Presents, that if, the contract the parties to these Presents, that if, the contract the parties to these Presents, that if, the contract the parties to these Presents, that if, the contract the parties to the
AND IT IS AGREED, by and between the said partics, that the said mortgagor. Tentises until default of payment shall be made. WITNESS 7264 hand. and seal. this 33.4 days of February in the year of the Lord one thousand mine hundred and deceletely year of the Sovereignty and Independence of the United States of America. Signed, Scales and Delivered in the Presence of Light America and in the one hundred and the United States of America. Signed, Scales and Delivered in the Presence of Light America and Independence of the United States of America. W. C. CLEAN (I. L. M. MORTGAGR OF REAL EST. County) Personally appeared before me Light America and deed, deliver the within written Deed; and that The, with Light America and deed, deliver the within written Deed; and that The, with Light America writnessed the execution thereof. SWORN to before me this 23.2 A. D. 1922 (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. County. I, I, I bereby certify unto all whom it may concern, that Mrs. County. Light 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 person or puthomsonewer, recounce, release, and forever relinquish unto the within mentioned and released.	ly he due, according to the true intent and meaning of the said note,	paid, unto the said mortgagec, the said debt or sum of money aforesaid, with interest thereon, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwi
remises until default of payment shall be made. WITNESS. 7244 hand. and veal., this. 23.4 day of Publication and in the one hundred and excellent of the Sovereign and Independence of the United States of America. Signed, Seales and Delivered in the Presence of Legence of Signed. Signed and Independence of the United States of America. Signed, Seales and Delivered in the Presence of Caronia. WE Caronial Companies of the Sovereign and Independence of the United States of America. WE Caronial Companies of the United States of America. MORTGAGE OF REAL EST. MORTGAG		to hold and enjoy the sa
in the year of our Lord one thorsand nine hundred and deceased. Signed, Scaled sid, Delivered in the Presence of year of the Sovereignty and Independence of the United States of America. Signed, Scaled sid, Delivered in the Presence of Year of the Sovereignty and Independence of the United States of America. Signed, Scaled sid, Delivered in the Presence of Year of the Sovereignty and Independence of the United States of America. (I. O.		t the said mortgagor
in the year of the Lord one thousand nine hundred and december of the Sovereignty and Independence of the United States of America. Signed, Scaled bull-peliwered in the Presence of the United States of America. MORTGAGE OF REAL EST. Output Scaled bull-peliwered in the Presence of Signed, Scaled bull-peliwered in the Presence of the United States of America. MORTGAGE OF REAL EST. MORTGAGE OF REAL EST. Output Scaled bull-peliwered in the Presence of Signed Scaled bull-peliwered in the South Scaled bull-peliwered in the South Scaled bull-peliwered in the Scaled bull-peliwered in the Scaled bull-peliwered in the Scaled bull-peliwered bull	remises until default of payment shall be made.	231 d source February
Signed, Scaled and Delivered in the Freaence of Signed, Scaled and Delivered in the French Scale and Independence of the United States of America. (I. C.		
THE STATE OF SOUTH CAROLINA, Personally appeared before me act and deed, deliver the within written Deed; and that She, with G. D. 1962. SWORN to before me this 322 SWORN to before me this 4322 SWORN to before me this 4322 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. The percept certify unto all whom it may concern, that Mrs. ife of the within named. In observery certify unto all whom it may concern, that Mrs. ife of the within named. In observery certify unto all whom it may concern, that Mrs. If of the within named. In observery certify unto all whom it may concern, that Mrs. If the state of the within named. It is and Assigns, all her interest and earlie, and also all her right and claim of Dower, of, in, or to, all angular, the Premises within mentioned and released.	Jorty-Jouth	year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL EST Personally appeared before me Unquina 13. 11.2 David m, seal, and as his act and deed, deliver the within written Deed; and that the, with 1. [e] 10.2 David witnessed the execution thereof. SWORN to before me this 3.2 R SWORN to before me this 3.2 R Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. RENUNCIATION OF DOI 1. I. County. I. County. I. County. He'rs and Assigns, all ber interest and estate, and also all her right and claim of Dower, of, in, or to, all regular, the Premises within mentioned and released.	Signed, Sealed and Delivered in the Presence of	W. E. Contract
THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL EST Personally appeared before me. Juquia 183 01/2 David m, seal, and as act and deed, deliver the within written Deed; and that the, with the saw the within named within	and me Masia	(L. S
THE STATE OF SOUTH CAROLINA, Personally appeared before me. A made oath that The saw the within named. A D. 1922 SWORN to before me this Daws Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Personally appeared before me. Witnessed the execution thereof. Witnessed the execution thereof. SWORN to before me this Daws A D. 1922 A D. 1922 THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOI I. O hereby certify unto all whom it may concern, that Mrs ife of the within named. did this day appear before the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or		(L. S
Personally appeared before me. In additionally appeared before me. In additional and that The saw the within named to the within written Deed; and that The with the saw the within named to the within written Deed; and that The within the saw the within named to the within written Deed; and that The within the saw the within named to the withi		(L. S
gn, seal, and as	Personally appeared before me Unginia	MORTGAGE OF REAL ESTAT
SWORN to before me this 23 RA Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Pleurille County. I, o hereby certify unto all whom it may concern, that Mrs. iffe of the within named. ind 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 perhomsoever, 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 ingular, the Premises within mentioned and released.	id made bath that	
SWORN to before me this. SWORN to before me this. A. D. 1920 (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Permisses within mamed. It is of the within named. It is o	gn, seal, and as his act and deed, deliver the with	nin written Deed; and that She, with U Les ME David
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, In the pression of the within named. In the of the within named. In the object of the within named. In		
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, o hereby certify unto all whom it may concern, that Mrs. 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 person or pe	SWORN to before me this 23 Rd	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, o hereby certify unto all whom it may concern, that Mrs. 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 person or pe	A. D.	1920) Junginia X3 Mª David
I,	Notary Public for South Ca	arolina.
did this day appear beform the within named		RENUNCIATION OF DOWE
did this day appear before the within named	I,	
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, alngular, the Premises within mentioned and released.		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, alngular, the Premises within mentioned and released.	ife of the within namedd upon being privately and separately examined by me, did declare p	that she does freely, voluntarily and without any compulsion, dread or fear of any person or person
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, al		named
ngular, the Premises within mentioned and released.	Tinin and Anni	
	ngular, the Premises within mentioned and released.	
Value 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
GIVEN under my hand and seal, this 23.2 day of 14. W. Mic David (L. S.) Notary Public for South Carolina.	day of Sebenary A. D.	19-3-0
U. W. TNe David (L. S.) Notary Public for South Carolina.	U. W. Mc David Notary Public for South Ca	(L. S.) arolina.
		l «
Recorded for February 26 1920		