TO SAVE AND TO PORDLA and managed, the off Premiers must the sale.  Med J. M. & M. W. Helin and Antigui forces. And I Mark Response and shellminterson of the sale		ts and Appurtenances to the said-Premises-belonging, or in anywise incident or appertaining
The starts pated.  The start of the start is a start of the start of t	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said
And of at any time any part of mid-timered thereon to provide the state provides the state of the production and country and the state provides the state of the production and the state of the state o	Ju. L. Mee,	Heirs and Assigns forever. And
Eiter and American from the State of Antiques, with the said mortugator and the said mortugator as queen to insure the house and turbings on said to in a sun not less than	to hereby bind nuy Relf, nuy	Heirs, Executors and Administrator
the president process of such insurance under the source and buildings on soil for in a sun and tast the same, or way part through.  Dulies (in a company or companies sufficiency to the mercages — ), and keep the same insured from loss or design for, and savin the pulloy of insurance to be also consequery — and that in the course — shall at any time (at) to do so, then the said once of the same may cause the same to be insurance under the mercages — ), and keep the same insured from loss or design of the pulloy of insurance to be also consequery — and that in the course — shall at any time (at) to do so, then the said once of the president and captured in — same, and reinfurer.  And if at any time any part of said dath, or interest thereins be said due and supplied.  And if at any time any part of said dath, or interest thereins be said due and supplied.  And if at any time any part of said dath, or interest thereins be said due and supplied.  And if it is say in the said capt, at shall said capt, at the said course of the said capt in the said capt, at the said capt, and the said capt, at the said capt, at the said capt, at the said capt, at the said capt, and the said capt, at the said capt, and the capt capt, at the said capt, and the capt, at the said capt, at the said capt, and the capt, at the said capt, at the said capt, and the capt	warrant and forever defend, all and singular, the said premises unto the said	
of the Description Administrations and Antigen, and server precises whosenessees benefity claiming, or to chaim, the same, or any part through?  And the act management agreement to be incurred to the action management and the control of the management, and keep the same to be incurred in a congruence, and that in the event that the management, and keep the same interest from its action of the management o	Or. S. M. Dee. Tio	Heirs and Assigns from and against NAMIN , MA
And the said martingsor— agree to insert the brose and buildings on said to it is a sum not less than  Delitrs (is a company or composite satisfactory to the meriagent) and being the same insert from loss or demand for a said configuration of the same insert from loss or demand for the said of the said of the same insert from loss or demand for the said of the said of the same insert from loss or demand for the said of the s	eirs, Executors, Administrators and Assigns, and every person whomsoever 12	awfully claiming, or to claim, the same, or any part thereof.
THE STATE OF SOUTH CARDAINA.  THE ST		
rine, and assign the policy of lumerance to the said mortgages		
my cause the same to be insured in		
And if at any time only part of said dolt, or interest thereon he past due and unquite.  And if at any time only part of said dolt, or interest thereon he past due and unquite.  And if at any time only part of said dolt, or interest thereon he past due and unquite.  And if at any time only part of said dolt, or interest thereon he past due and unquite.  And if at any time only part of said dolt, or interest thereon he past due to the said profits when the part of the past of the said profits and the said of the said profits and the said of the said profits and the said profits and the said profits when the said of the said profits when the said which the said when the said profits when the said which the said which the said when the said which the said which the said which said which the said which th		
And it at any time any part of said debt, or interest thereon be past due and anguid  And it at any time any part of said debt, or interest thereon be past due and anguid  And it at any time any part of said debt, or interest thereon be past due and anguid  And it at any time any part of said debt, or interest thereon be past due and anguid  And it at any time any part of said debt, or interest the past of the potential and profits extently said profits extently said profits extently collected.  And it at any time any part of said debt, or interest and profits and and profits extently collected.  AND IT IS AGREED, by and hetween the said parties, that the said more interest and research or debt and the said more interest and research or debt and an and measure of the said note, then this dead of hargen and the said collected and the said and measure of the said note, then this dead of hargen and the said collected and in the part of our payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that the said more payments that he made.  AND IT IS AGREED, by and hetween the said parties, that he said more payments that the said more payment that he will make any payment better on the payment that the made.  AND IT IS AGREED, by and hetween the said payment that he made and payment that he made an	agee may cause the same to be insured in	name, and reimburse
And if at any time any part of anid delte, or interest thereon be past don and unpaid.  An dif at any time any part of anid delte, or interest thereon be past don and unpaid.  An dif at any time say part of anid delte, or interest thereon be past don and unpaid.  An dif at any time say part of anid delte, or interest thereon be past don and unpaid.  An different control of anid premises and capture that our probe of the interest of a section of a single part of the post of the proposed of the parties of the part of the parties on the paid and an anid an anidal section and problems. And the parties on these parties are the parties of the partie		
(in the boar described premises to suit mortagener. The problem of the substitution of	or the premium and expense of such insurance under this mortgage, with int	terest.
(the blow feet-inde greenies to next nortegate		
(the before described greenies to paid nortegace of the content	And if at any time any part of said debt, or interest thereon be past de	ue and unpaidhereby assign the rents and profit
problem the next proceeds thereof (after paying color) of collection) upon aid delt, interest cours or possesses, without itself to account on the paying color and protest and profits an	f the shave described premises to said mortgages or	14 Pt
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meanings of the seaties to these Presents, that if A bid ministration On and shall well and urby my, or cause to be paid, anto the said mortgagete	pplying the net proceeds thereof (after paying costs of collection) upon said	
in disperse "20 and shall well and truly pay, or cause to be paid, into the said contents that the content of the past from the three interest and meaning of the and note, the this deed of bargain and sale shall cause, determine, and be cutterly mail and void to thereby remain in the life of the part and and void to thereby remain in the life of the part and and void to thereby remains and be cutterly and and void to thereby remains and be cutterly and and void to thereby remains and the cutterly and and void to thereby remains and the cutterly and and void to thereby remains and the cutterly and and void to thereby remains until default of payment shall be made.  WITHERS. That I shall and Seal, this	ents and pronts actually concered.	
AND IT IS AGREED, by and between the said parties, that the said, mortgagor	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inter	nt and meaning of the parties to these Presents, that if, the
AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and between the said parties, that the said mortgagor.  AND IT SACREED, by and said seal, this and in the cene hundred and parties.  AND IT SACREED, by and in the cone hundred and the said in the cene hundred and parties.  AND IT SACREED, by and in the cene hundred and parties, that the said mortgagor.  AND IT SACREED, by and in the cene hundred and parties, that the said mortgagor.  AND IT SACREED, by and in the cene hundred and in the cene hundred and parties, that the said mortgagor.  AND IT SACREED, by and in the cene hundred and in the cene hundred and parties, that the said mortgagor.  AND IT SACREED, by and in the cene hundred and in the cene hundred and parties, that the said mortgagor.  AND IT SACREED, by and hundred and in the cene hundred and released.  AND IT SACREED, by and hundred and in the cene hundred and released.  AND IT SACREED, by and the hundred and in the cene hundred and released.  AND IT SACREED, by and and seat, this and call ber right and claim of Dower, of, in or to, all and any of the said of the		to the said moregagee
remises until default of payment shall be made.  WITNESS THEY Hand and Seal., this	remain in full force and virtue.	
WITNESS May Hand and Seal this day of March in the year of our Lord one thousand nine hundred and the little of the Lord one thousand nine hundred and the little of the Lord one thousand nine hundred and the little of the Lord one thousand nine hundred and for the Sovereignny and Independence of the United States of America.  Send Seal and Dairyes in the Presence of Telling J. Situation, (L. S.)	AND IT IS AGREED, by and between the said parties, that the said	mortgagor to hold and enjoy the said
in the year of our Lord one thousand nine hundred and two letters. Strucky—fights year of the Sovereignty and Independence of the United States of America.  Stryd, Stock and Deliveyed in the Presence of Stryd. Mr. County.  Stryd. Stock and Deliveyed in the Presence of Stryd. Mr. County.  THE STATE OF SOUTH CAROLINA, LESTATE.  WORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MO	remises until default of payment shall be made.	
in the year of our Lord one thousand nine bundred and two letters. Struck Struc	WITNESSHand and Seal, this	1st. day of March
Forty fifth year of the Sovereignty and Independence of the United States of America.  Strad, Sudoi, and Delivered in the Presence of Gall.  G. M. Call.  G. M. Call.  G. M. Mitchell.  G. S.  G. S.  G. S.  G. S.  THE STATE OF SOUTH CAROLINA.  Personally appeared before me.  J. M. Mitchell.  G. M. Mitchell.  G. M. Mitchell.  A made oath that he saw the within named.  J. M. Mitchell.  Mortgage of real estate.  Mortgage of the Within the Pressure.  Mortgage of the Within the Pressure.  Mortgage of the Within maneral estate.  Mortgage of the Within	in the year of our Lord one thousand nine hundred and	ant. am
Sound Sold and Dologoed in the Presence of G. M. Call.  I. M. Matchell.  (I. S.)  (I	$D \rightarrow L D \rightarrow L D$	
THE STATE OF SOUTH CAROLINA,  COUNTY Design me, seal, and as deed, deliver the within written Deed; and that he, with  County The STATE OF SOUTH CAROLINA,  L.C. M. Deall  MORTGAGE OF REAL ESTATE.  MOR		of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  Personally appeared before me  J. M. Mitchell  de made outh that he saw the within named  L. M. Dily J. Disciplant  m, seal, and as dead, deliver the within written Deed; and that he, with  L. M. Dall  witnessed the execution thereof.  J. M. Mitchell  witnessed the execution thereof.  J. M. Mitchell  M. M. Mitchell  D. M. Mitchell  THE STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  S. J.	Signed, Seafed and Delivered in the Presence of	71. 78.
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  A made costs that he saw the within named.  Filing J. Bimpson.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  J. M. Mitchell.  Mortgage of Real estate.  Mortgage of Real estat		Telly J. Dungson, (L. S.
THE STATE OF SOUTH CAROLINA,  Personally appeared before me  J. M. Mitchell  d made outh that he saw the within named  Telicy  J. Singpoon  m, seal, and as at and deed, deliver the within written Deed; and that he, with  C.C. M. Sall  witnessed the execution thereof.  J. M. Mitchell  A. D. 19-21.  S. A. M. Motery Public for South Carolina.  The frate of South CAROLINA,  County,  I. C. W. Louy  J.	}	(L. S.)
Personally appeared before me.  If M. Mitchell  Made oath that he saw the within named  Felicy  J. Sicuspan  The saw the within named  J. J		(L, S.)
Personally appeared before me.  J. M., Mitchell  gen, seal, and as		(L, S.)
Personally appeared before me.  J. M., Mitchell  gen, seal, and as	THE STATE OF SOUTH CAROLINA.	MODTCACE OF DEAL FORATE
made oath that he saw the within named.  Fully J. Sicupation.  The same and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within amed.  Same act and deed, deliver the within written Deed; and that he, with measure of the execution thereof.  Same act and deed, deliver the within mention of the same act and the execution thereof.  Same act and the execution thereof.  Same act and that he, with mention of the execution thereof.  Same act and the execution thereof.  Same act and the execution thereof.  Same act and that he, with mention of the execution thereof.  Same act and the execution th	Gelewille County.	MONTONOL OF REAL ESTATE.
made oath that he saw the within named.  Fully J. Sicupation.  The same and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  The same act and deed, deliver the within amed.  Same act and deed, deliver the within written Deed; and that he, with measure of the execution thereof.  Same act and deed, deliver the within mention of the same act and the execution thereof.  Same act and the execution thereof.  Same act and that he, with mention of the execution thereof.  Same act and the execution thereof.  Same act and the execution thereof.  Same act and that he, with mention of the execution thereof.  Same act and the execution th	Um or	11 'L. 1 10
act and deed, deliver the within written Deed; and that he, with    County   County	Personally appeared before me	achell
act and deed, deliver the within written Deed; and that he, with    County   County	ad made oath thathe saw the within named Felic	4 J. Dimpson -
Complete the execution thereof.    Complete the state of south Carolina.   Seal.   Sea	· · · · · · · · · · · · · · · · · · ·	
Complete the execution thereof.    Complete the state of south Carolina.   Seal.   Sea	A	
Complete the execution thereof.    Complete the state of south Carolina.   Seal.   Sea	gn, seal, and asact and deed, deliver the within written	Deed; and thathe, with
day of	I. I ney	
day of The STATE OF SOUTH CAROLINA,  THE STATE OF SOUTH CAROLINA,  County,  I. J.	· · · · · · · · · · · · · · · · · · ·	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA,  County,  I,  I,  County,  I,  I,  County,  I,  County		
THE STATE OF SOUTH CAROLINA,  County.  I. J. W. J.	/ M / I / W/	lim mit 1 ag
THE STATE OF SOUTH CAROLINA,  County.  I. J. W. J. W. J.  County.  Thereby certify unto all whom it may concern, that Mrs.  The of the within named.  I J.	Notary Public for South Carolina,	D. M. Milchell,
hereby certify unto all whom it may concern, that Mrs.  de of the within named.  did this day appear before me, did 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 persons someoever, 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 gular, the Premises within mentioned and released.  Ordan under any hand and seal, this.  A. D. 19.21.  Notary Public for South Carolina.	E A U	
Levely certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern, that Mrs.  Thereby certify unto all whom it may concern that Mrs.  Thereby certify unto all whom it may concern that Mrs.  Thereby certify unto all whom it may concern that Mrs.  Thereby certify unto all whom it may concern the Mrs.  Thereby certify unto all whom it may concern the Mrs.  Thereby certify unto all whom it may concern the Mrs.  Thereby certify unto all whom it may concern the Mrs.  Thereby certify unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby certified unto all whom it may concern the Mrs.  Thereby	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs.    Assignation		1
hereby certify unto all whom it may concern, that Mrs.    Assigns   Assigns	I. G. W. Loury.	
did this day appear before me, did this day appear before me, did 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 persons comsoever, renounce, release, and forever relinquish unto the within named.  Heirs and Assigna, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released.  The state of the within named did this day appear before me,		hima B Simpon
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 persons comsoever, 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 gular, the Premises within mentioned and released.  OTALLY under my hand and seal, this.  A. D. 19.24.  Notary Public for South Carolina.	$\mathcal{F}_{\mathcal{F}}}}}}}}}}$	and the summer of the summer o
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released.  O TOWN under my hand and seal, this.  A. D. 19.24.  Notary Public for South Carolina.		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 gular, the Premises within mentioned and released.  O TOWN under by hand and seal, this		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and gular, the Premises within mentioned and released.  O Town when and seal, this	comsoever, 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 gular, the Premises within mentioned and released.  O Town when and seal, this	. V. J. This res	<u></u>
day of Notary Public for South Carolina.  O TOWN When the Premises within mentioned and released.  O TOWN under my hand and seal, this	Heirs and Assigns, all	her interest and estate, and also all her right and claim of Dower of in or to all and
day of Phank A. D. 1921,  Notary Public for South Carolina.  Notary Public for South Carolina.	agular, the Premises within mentioned and released.	, all and
day of Phanh, A. D. 1921,  Notary Public for South Carolina.  Notary Public for South Carolina.	OTOM under my hand and seal, this 2 ml	
$\delta$ .	day of A D 1921	
$\delta$ .	(L. S.)	Josephine B. Dim poon.
$\delta$	Notary Public for South Carolina.	
Recorded for 1921.	U	
	0 $1 $ $2 $ $1$	\