More and Antique forefree. And of More and Section and Administrators				John Bradley, his
and increase detend, all and singular, the said premises onto the said.    Heir and Marga, from and against.   1984 And		•		
tors, Administraters and Ansigns, and every person whomsever involved planing, or to dam, the same, or any part thereof.  It is a company or companies satisfactory to the mortgages, and seep the same insured from loss or day assign the policy of insurance to the said mortgages, and that in the event that the mortgages shall at any time fall to do so, then the same and expense of such insurance under this mortgage, with inherest.  It any time any part of said debt, or interest thereon be past due and unpaid				
ters, Administrators and Analyss, and every persons whomosover lawfully chaining, or to claim, the same, or any part thereof.  The same of the same in the insure the bows and wildings on said the in a smoother than the same insured from loss or do assign the policy of insurance to the said mortgages—and that in the event that the mortgages—b, and keep the same insured from loss or do assign the policy of insurance to the said mortgages—and that in the event that the mortgages—b, and keep the same insured from loss or do assign the policy of insurance under this mortgage, with interest  and any time any part of said debt, or interest thereon be past das and unpublication of the part of the same insurance under this mortgage, with interest  at any time any part of said debt, or interest thereon be past das and unpublication of the part of the said same and provided the same interests and same and provided that the same interests are disabled to the part of the said said same and provided that the same interests are said said the said and though you classes, of the said said said said said though you capte to be past, and the said mortgages—the said debt and said said with interest and write.  THE SACRED, by and between the said parties, that the said mortgages—the said debt said cases, determine and the said said said said said said said said		nd forever defend, all and singwar, the said premises	unto the said	in from and amine me and men
Dollars (in a company or companies antisfactory to the mortgage), and keep the same instant from its and antism the revent that the mortgage shall at any time fail to do so, then the new company or companies antisfactory to the mortgage shall at any time fail to do so, then the new cases the same to be instanted in		tors, Administrators and Assigns, and every person	whomsoever lawfully claim	ing, or to claim, the same, or any part thereof.
suign the policy of insurance to the said mortgage		ie said mortgagor agree to insure the house and	buildings on said lot in a	sum not less than
is any cause the same to be insured in the man, and reimbures is any time any part of said dolt, or interest thereon be part due and unspid.  It as any time any part of said dolt, or interest thereon be part due and unspid.  It described premises to said mortgage.  The part of said dolt, or interest thereon be part due and unspid.  It does the part of said dolt, and the said part of the said part of the said part of the said office a part of the said profess standy collected paying cost of collection) upon and doct, the said seed or said of the said of the said profess standy collected paying cost of collection) upon and delt, interest cause or expensely without tability to account for any terrors and profess standy collected paying cost of collection) upon and delt, interest cause of the said post of the said paying and the said contains of the said paying cost of the said paying cost of the said cost, references, and the said		Dollars (in a company or	companies satisfactory to	the mortgagee), and keep the same insured from loss or d
sim and expense of such insurance under this mortgage, with inherest.  at any time any part of said dots, or interest thereon be past due and ucpaid.  at any time any part of said dots, or interest thereon be past due and ucpaid.  at any time any part of said dots, or interest thereon be past due and ucpaid.  bereithed premiers to said untrigage, or the said south of the procession of apprenties and or the said procession of the procession of the said south in the said mortgage of the said south in the said south of the said sou		assign the policy of insurance to the said mortgagee	, and that in the event the	hat the mortgagor shall at any time fail to do so, then the
is an and exponse of such insurance under this mortgage, with interest.  at any time any part of said debt, or interest thereon be past due and unpaid.  at any time any part of said control of said seed of the		. may cause the same to be insured in	name, and rei	mburse
at any time any part of said doth, or interest thereon be part due and unpaid.  A hereby assign the reats and p described premises to taid mortgages.  A described premises to taid mortgages and an extensive of the any purpose of the parties to these Presents, and agree the any Judge to the new parties, that if the premise of the parties to these Presents, that if the premise of the parties to these Presents, that if the premise of the parties to these Presents, that if the premise of the parties to these Presents, that if the premise of the parties to these Presents, that if the premise of the parties to these Presents, that if the premise to the parties to these Presents, that if the premise to the parties to these Presents, that if the premise to the parties to these Presents, that if the premise to the parties to these Presents, that if the premise to the parties to the par		1		
described premises to add mortgages of the proceeding within the proceeding process and agree the any judges thing the net proceeds thereof (after paying costs of collection) upon said delt, interest, costs or expenses; without liability to account for any reverse and protes actually collected.  IDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if		sum and expense of such insurance under this mortga	ge, with interest.	
described premises to and mortgager con appealed receiver within the first Executors, Administrators or Assigns, and agree the any Judge thing the net proceeds thereof (after paying costs of collection) upon said delet, interest, costs or expenses; without liability to account for any permise and profits actually collected.  IDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if				0
to fasid State may at chambers or otherwise, appoint a receiver with authority to take possession of said premises and close to receive the present of collection of collection of collection of collection of possession of said of premises, without institute to receive the said collection of the premises of of		at any time any part of said debt, or interest thereon	be past due and unpaid	hereby assign the rents and
be rethe and profits actually collected.  DDED ALWAYS, NEVERHELES, and it is the true intent and meaning of the parties to these Presents, that if I Dry and and shall well and tendy pay, or cause to be point unto the raid mortagere, the said che's or sum of money aforecasid, with insurers: for contain in full force and virtoe.  The processing to the true intents and meaning of the said mortagere, the said che's or sum of money aforecasid, with insurers: the contain in full force and virtoe.  The StageED, by and between the said parties, that the said mortageor		t of said State may, at chambers or otherwise, appoint	t a receiver with authority	to take possession of said premises and collect said rent
born and shall well and truly pay, or cause to be paid, unto the said mortgager the said debt or sum of money aforesald, with interest is due, secording to the true internst and meaning of the said note, then this deeded of burgain and dail shall cease, determine, and be utterly unified to remain in full force and virtue The SAGEED, by and between the said parties, that the said mortgagor to hold and enjoy the fill default of payment shall be made.  ITSS THEY Hand, and Seal., this It is default of payment shall be made.  ITSS THEY Hand, and Seal., this It is default of payment shall be made.  ITSS THEY Hand, and Seal., this It is default of payment shall be made.  ITSS THEY Hand, and Seal., this It is default of payment shall be made.  ITSS THEY SEAL AND A MARKET SHALL SHA		he rents and profits actually collected.		0
and as a secondary to the true intent and meaning of the stade note, then thus deed of horgan and sate small case, determine, and be utterly not have to remain to the following and true.  IT IS AGREED, by and between the said parties, that the said mortgagor.  IT IS AGREED, by and between the said parties, that the said mortgagor.  It is a followed by the hill default of payment shall be made.  IT IS AGREED, by and between the said parties, that the said mortgagor.  It is a followed by the hill default of payment shall be made.  IT IS AGREED, by and between the said parties, that the said mortgagor.  It is a followed by the hill default of payment shall be made.  IT IS AGREED, by and between the said parties, that the said mortgagor.  It is a followed by the hill default of payment shall be made.  IT IS AGREED, by and between the said parties, that the said mortgagor.  It is a followed by and seal, this was and mortgagor.  It is a followed by and be utterly and seal and each desired the said mortgagor.  It is a followed by the said mortgagor.  It				
IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the fill default of payment shall be made.  IESS TRUE Hand and Seal., thit  (the year of your Lord one thousand nine hundred and the source of the year of the Sovereigns) and Independence of the United States of America.  Signed, Seabul, and Delivered in the Presence of Jan. Description and Independence of the United States of America.  Signed, Seabul, and Delivered in the Presence of Jan. Description and Independence of the United States of America.  Signed, Seabul, and Delivered in the Presence of Jan. Description and Independence of the United States of America.  Signed, Seabul, and Delivered in the Presence of Jan. Description and Independence of the United States of America.  Signed, Seabul, and Delivered in the Presence of Jan. Description of the United States of America.  MORTGAGE OF REAL EST Jan. Description of the United States of America.  MORTGAGE OF REAL EST Jan. Description of Jan. Descripti		due, according to the true intent and meaning of the	paid, unto the said mortgage said note, then this deed	gee, the said debt or sum of money aforesaid, with interest of bargain and sale shall cease, determine, and be utterly nu
it default of payment shall be made.  IESS TRAY Hand and Seal this the year of the Sovereignty and Independence of the United States of America.  Signed, Sealed, and Delivered in the Presence of Jensey Sealed, and Delivered in the Presence of Jensey States of America.  Signed, Sealed, and Delivered in the Presence of Jensey States of America.  Signed, Sealed, and Delivered in the Presence of Jensey States of America.  Signed, Sealed, and Delivered in the Presence of Jensey States of America.  Signed, Sealed, and Delivered in the Presence of Jensey States of America.  MORTGAGE OF REAL EST OF SOUTH CAROLINA.  MORTGAGE OF REAL EST DELIVERATION OF DELIVERATION OF DOLLARS AD 1924.  Seal, and as Pelis of South Carolina.  Witnessed the execution thereof.  SWORN to before me, this Jensey States of States of States of States of America.  THE STATE OF SOUTH CAROLINA.  COUNTY.  I.			t the said martragar	to hold and enjoy th
the year of our Lord one thousand nine hundred and butterful and Independence of the United States of America.  Signed, Sealed, and Delivered in the Presence of J. M. Oniques.  Signed, Sealed, and Delivered in the Presence of J. M. Oniques.  THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me made oath that he saw the within named.  seal, and as held act and deed, deliver the within written Deed; and that he, with  W. A. D. 1924  Witnessed the execution thereof.  SWORN to before me, this.  Of J. M. Jordens South Carolina  THE STATE OF SOUTH CAROLINA,  County.  I.  Sereby certify unto all whom it may concern, that Mrs.  Of the within named.  Of the within named of the within named within the service of the within and separately equitined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sin Premises within mentioned and stefased.  A. D. 19.	Ì		tine said mortgagor	to note and enjoy si
the year a four Lord one thousand nine hundred and tructuating and in the one hundred forther fight.  Signed, Scaled, and Delivered in the Presence of J.M. & Norgania County.  THE STATE OF SOUTH CAROLINA, County.  Personally appeared before me.  made oath that he saw the within named.  seal, and as held act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this.  of M. A. D. 1924.  THE STATE OF SOUTH CAROLINA.  County.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA.  County A. D. 19—  THE STATE OF SOUTH CAROLINA.  THE STATE OF SOUTH CAROLINA		•	// 益	dam at Mund
John Johnson Delivered in the Presence of J. M. Brings.  Signed, Sealed, and Delivered in the Presence of J. M. Brings.  On Many Johnson Johns		· · · · · · · · · · · · · · · · · · ·	<b>A</b>	//
Signed, Sealed, and Delivered in the Presence of J. M. G. Margaria.  (I. M. G. Mortgage of Real Est Oceanty.  (I. M. G. Mortgage of Real Est Oceanty.  (I. M. G. Mortgage of Real Est Oceanty.  (I. M. G. Margaria.  (I. M. Margaria.  (I.	1	^	1	
THE STATE OF SOUTH CAROLINA,  seal, and as hill act and deed, deliver the within written Deed; and that he, with  seal, and as hill act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this hotary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County,  I,  creby certify unto all whom it may concern, that Mrs.  of the within named did this day appear before of the within named did this day appear before the within na			ne Sovereignty and Indepen	dence of the United States of America.
THE STATE OF SOUTH CAROLINA,  Seal, and as.  A D. 1921  Of Many Public for South Carolina  THE STATE OF SOUTH CAROLINA,  County,  SWORN to before me, this.  Of A D. 1921  Of A D. 1921  Of A D. 1921  THE STATE OF SOUTH CAROLINA,  County,  I,  Lereby certify unto all whom it may concern, that Mrs.  Of the within named.  Of the within named.  A D. 1921  I,  Lereby certify unto all whom it may concern, that Mrs.  Of the within named.  Of the within named.  A D. 1921  I,  Lereby certify unto all whom it may concern, that Mrs.  Of the within named.  Of the within named.  A D. 1921  Of the within named.  Of the within named and separately capinined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, property and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sin Premises within mentioned and refeased.  GIVEN under my hand and seal, this.  A D. 19.	Si	gned, Sealed and Delivered in the Presence of		Aulan this Dings
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  made oath that he saw the within named.  seal, and as held act and deed, deliver the within written Deed; and that he, with  witnessed the execution thereof.  SWORN to before me, this of Mary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  County.  I.  crechy certify unto all whom it may concern, that Mrs.  of the within named did this day appear before upon being privately and separately capinined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, pelegals, and dorever 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 sin Premises within mentioned and recessed.  GIVEN under my hand and seal, this.  MORTGAGE OF REAL EST  MORTGAGE  MORTGAGE OF REAL EST  MORT		IN. a. Horskins!		marie
THE STATE OF SOUTH CAROLINA,  County.  Personally appeared before me.  Made oath thathe saw the within named.  Seal, and ashullact and deed, deliver the within written Deed; and thathe, with			t	
Personally appeared before me				
Personally appeared before me.  made oath thathe saw the within named	THE	STATE OF SOUTH CAROLINA,		MORTGAGE OF REAL EST
seal, and as Riel act and deed, deliver the within written Deed; and thathe, with				
seal, and as Riel act and deed, deliver the within written Deed; and thathe, with			~ m L	
SWORN to before me, this	Perso		9. m.s	nipes!
SWORN to before me, this		nally appeared before me	J. M. S John S	nipes/ ims/
SWORN to before me, this		nally appeared before me	J.M.S John S	nipes/ ims/
of	made o	ath thathe saw the within named	<u> </u>	
of	made o	nally appeared before meath thathe saw the within named	he within written Deed; an	d thathe, with
of	made o	nally appeared before meath thathe saw the within named	he within written Deed; an	d thathe, with
THE STATE OF SOUTH CAROLINA,  County.  I,  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 persons whomsoever, renounce, release, and corever 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 single of the within mentioned and released.  GIVEN under my hand and seal, this  Of  A. D. 19	seal, a	nally appeared before meath thathe saw the within namedact and deed, deliver the saw the saw the within namedact and deed, deliver the saw the	he within written Deed; an	d thathe, with
I,	seal, a	nally appeared before meath thathe saw the within namedact and deed, deliver the saw the saw the within namedact and deed, deliver the saw the	he within written Deed; an	d thathe, withwitnessed the execution thereof.
I,	seal, a	ath that he saw the within named act and deed, deliver the saw to before me, this A. D. 192	he within written Deed; an	d thathe, withwitnessed the execution thereof.
I,	seal, a	ath that he saw the within named act and deed, deliver the saw to before me, this A. D. 192	he within written Deed; an	d thathe, withwitnessed the execution thereof.
ereby certify unto all whom it may concern, that Mrs	seal, a SWO of	ath thathe saw the within named	he within written Deed; an	d thathe, withwitnessed the execution thereof.  J. M. Bnipes
of the within named	seal, a SWO of	ath thathe saw the within named	he within written Deed; an	d thathe, withwitnessed the execution thereof.  J. M. Bnipes
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named	seal, a SWO	ath thathe saw the within named	he within written Deed; and springs	d thathe, withwitnessed the execution thereof.  J. M. Brupes  RENUNCIATION OF DO
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named	seal, a SWO of	ath thathe saw the within named	he within written Deed; and spains	d thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sin Premises within mentioned and released.  GIVEN under my hand and seal, this	seal, a SWO of	ath thathe saw the within named	he within written Deed; and spains	d thathe, with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sin Premises within mentioned and released.  GIVEN under my hand and seal, this	seal, a SWO of	ath thathe saw the within named	he within written Deed; and spains	d thathe, with
Premises within mentioned and released.  GIVEN under my hand and seal, this	seal, a SWO of	ath thathe saw the within named	he within written Deed; and spains	d thathe, with
Premises within mentioned and refeased.  GIVEN under my hand and seal, this	seal, a SWO of	ath thathe saw the within named	he within written Deed; and spains	d thathe, with
of	seal, a SWO of THE I, ereby c of the upon be	ath thathe saw the within named	he within written Deed; and spains?	d thathe, with
	seal, a SWO of THE I, ereby c of the upon be	ath thathe saw the within named	he within written Deed; and spains?	d thathe, with
(L, S.)	seal, a SWO of	ath thathe saw the within named	he within written Deed; and specimes and specimes and estate, and the mithin named	d thathe, with
Notary Public for South Carolina.	seal, a SWO of	ath thathe saw the within named	he within written Deed; and space that she does freely, vounto the within named	d thathe, with
Recorded for $2/\frac{5t}{2}$ , 192/	seal, a SWO of	ath that he saw the within named	he within written Deed; and space that she does freely, vounto the within named	d thathe, with