-

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if with mortgager—the said deft or sum of meany affects there in any be direct concerning to the analytic otherwise to remain in the force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager—the said said shall cease, determine, and be unterly null and otherwise to remain in the force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor—the half cease, determine, and be unterly null and old otherwise to remain in the force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor—the half cease, determine, and set unterly null and old of the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor—the half cease, determine, and the unterly null and enjoy the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and be tween the said parties, that the said mortgagor. AND IT IS AGREED, by and be tween the said parties, that the said mortgagor. And in the oac hundred and Liverity that the said mortgagor and in the oac hundred and Liverity that the said in the oac hundred and Liverity that the said in the oac hundred and Liverity that the said in the oac hundred and Liverity that the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the said mortgagor and in the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the said mortgagor and in the oac hundred and Liverity that the said mortgagor and in the oac hundred and Liverity that the said m	TOGETHER with, all and singular, the Rights, Members, riereditame appertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto	o the said J. J. Lallwan his
warrant and ferretre belowd, in and singuish the said premiere unto the said. I have all states in the said members below in the same, or any part thereof. And the said morgagon—agent—to insure the house and buildings on each lost in a sum not less than full fill the said morgagon—agent—to insure the house and buildings on each lost in a sum not less than full fill the said morgagon—agent—to insure the house and buildings on each lost in a sum not less than full fill the said for the said morgagon—agent in the control of the said saign the policy of lossmanes to the said morgagon—and that in the worst that the maragon—ash at any time full to do so, then the said capages the same to be insured in. **Left All as any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be san draw and vapout.** And if at any time any part of said doth, or intrest thereon be said or any or introduced by the said wards, applied the fact are parted to the said any today and any today and any today any or agent said and today to any or the said and today to any or agent said and today and the said and today and the said and today and today and today and today and today and today an		
die. Execution, Administration, and Assigns, and errory person whosenessers but fully claiming, or to takin, the name, or self part before. And the said morragenee agers to insure the bears and buildings or exist in in a num set team than	o hereby bind Myself, My	Heirs, Executors and Administrators
die. Execution, Administration, and Assigns, and errory person whosenessers but fully claiming, or to takin, the name, or self part before. And the said morragenee agers to insure the bears and buildings or exist in in a num set team than	o warrant and forever defend, all and singular, the said premises unto the s	aid J. J. Hallisan, Miss
And the said materingsor. agree to insure the house and buildings on said to in a sum one ten than. further the said the Colley of increment to the said management and that is the event that the moretigate and the said management and that is the event that the moretigate and the said management and that is the event that the moretigate and the said management and that is the event that the moretigate and the said management and that is the event that the moretigate and the said management is the said management. The said management is the more that the more than th	Circ. Engage and Assigns and every person whomsoever	Heirs and Assigns, from and against Market Hereof.
CONTROL OF COMMENT OF STATE OF SOUTH CAROLINA NORTGAGE OF REAL ESTATE Williams of the year of the state of the said one control and the state of the said one control of the said one of the	And the said morteness and resigns, and every person whomsever	on said lot in a sum not less than Suffeen hundred
rine, and sange the policy of interesses to the said mortgager	And the said mortgagor agree to insure the house and buildings	estisfactory to the mortgages) and keep the same insured from loss or damage
And if at any time any part of said delet, or interest thereon be post due and unpaid. And if at any time any part of said delet, or interest thereon be post due and unpaid. And if at any time any part of said delet, or interest thereon be post due and unpaid. And if at any time any part of said delet, or interest thereon be post due and unpaid. It is possible to the said and an analysis of the said and the said may a dischain or of thereby assign the rests and profits of the said an any an an anti-ory to contact the said and an anti-ory to contact the said and the said and the said of the said and the said a		
And if at any time any part of said debt, or interest threeon be goad due and unpaid. And if at any time any part of said debt, or interest threeon be goad due and unpaid. It has done described premient to taid mortgapen. It has been and what well and truly may or came to be paid, mon the taid mortgapen. The said debt of mort of the said mortgapen. It has been and what well and truly may or came to be paid, mon the taid mortgapen. The said do of more of any death was all well and truly may or came to be paid, mon the taid mortgapen. The said the said mortgapen. AND IT IS AGREED, by and between the said parties, that the said mortgapen. AND IT IS AGREED, by and between the said parties, that the said mortgapen. WITHESS JIMLY Hand. and Sed, this. A day of Jahland. WITHESS JIMLY Hand. and Sed, this. A day of Jahland. Jan do in the one hundred and Authority said Independence of the United States of America. Signed, Spaled and Delivered in the Presence of Jahland. Jan and in the one hundred and Mortgapen may be said the said mortgapen. Personally appeared before me A. A. Laggell. A D. 1924 JAHLAN G. BALLAND. THE STATE OF SOUTH CAROLINA, County, J., Ohereby certify unto all whom it may concern, that Mrs. Life of the within annuel. A D. 1924 JAHLAND G. BALLAND. A D. 1924 JAHLAND G. BALLAND. A D. 1924 JAHLAND G. BALLAND. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula the premises within mentioned and released. CIVEN under my hand and eral, this. Jay of Notary Public for South Gerolina.	tortgagee may cause the same to be insured in	name, and reimburse himself
And if at any time my pure of said debt, or interest thereon be past due and supaid. And if at any time my pure of said debt, or interest thereon be past due and supaid. Heire, Recenters, Administrators or Assigns, and agree that any Judge of the interest of the said and profits of the pr		/
Line Books described yearing to mid mortgagers. The LACK Liters Recently Attainstrates or Assigns, and gave that any Judge of the middle of the procession of add premises and collect and premises to remain the full force and virtue and premises to remain the full force and virtue and premises to remain the full force and virtue and premises to remain the full force and virtue and premises and premises to remain the full force and virtue and premises to remain the full force and virtue and premises and parties, that the said mortgager. As a part of the premises with death of payment that the made. WITNESS FULL thank, and Seal ., this How How the full force and virtue and the premises and the premises and the premises of the Sovereignty and Independence of the United States of America. Signed, Spaled and Delivered in the Presserce of State of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTATE COLLING. Consty. Personally appeared before me. A. M. Schalled M. Without the within written Dead; and that he, with writtensed the execution thereof. Signed, Spaled and Delivered in the Presserce of Mortgage and State of the Sovereignty and the premises within the state of the Sovereignty and the premises within the state of the Sovereignty and the premises within the state of the Sovereignty and without any compution, dread or fear of any premose within mentioned and released. GIVEN under my hand and east, this an	or the premium and expense of such insurance under this mortgage, with in	aterest.
Line Books described yearing to mid mortgagers. The LACK Liters Recently Attainstrates or Assigns, and gave that any Judge of the middle of the procession of add premises and collect and premises to remain the full force and virtue and premises to remain the full force and virtue and premises to remain the full force and virtue and premises to remain the full force and virtue and premises and premises to remain the full force and virtue and premises to remain the full force and virtue and premises and parties, that the said mortgager. As a part of the premises with death of payment that the made. WITNESS FULL thank, and Seal ., this How How the full force and virtue and the premises and the premises and the premises of the Sovereignty and Independence of the United States of America. Signed, Spaled and Delivered in the Presserce of State of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTATE COLLING. Consty. Personally appeared before me. A. M. Schalled M. Without the within written Dead; and that he, with writtensed the execution thereof. Signed, Spaled and Delivered in the Presserce of Mortgage and State of the Sovereignty and the premises within the state of the Sovereignty and the premises within the state of the Sovereignty and the premises within the state of the Sovereignty and without any compution, dread or fear of any premose within mentioned and released. GIVEN under my hand and east, this an		<u> </u>
receit Court of and State may, at chambers or otherwise, appoint a receiver with a count of the terms and proble scalarly collected. Or of their the rise and proble scalarly collected. PROVIDED ALWAYS, NEVERTHELESS and it is the time intent and meaning of the parties to bless Presents that it is a time or their the rise of the state of the	And if at any time any part of said debt, or interest thereon be past du	e and unpaid hereby assign the rents and profits
is mortgager—, do and shall well and truly pay, or cause to be paid, unto the said mortgages— the said debt or same of meany successed, with interest here in the processed of the said note, then this deed of largein and said, their cases, determine, and be intered and and colored to 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 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 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 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 between the said parties, that the said mortgager. AND IT IS AGREED, by and be the said parties, that the said mortgager. AND IT IS AGREED, by and be 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 mortgager. AND IT IS AGREED, by and the said parties, the said parties, that the said mortgager. AND IT IS AGREED, by and the said parties, that the said mortgager. AND IT IS AGREED	inquit Court of said State may at chambers or otherwise appoint a receiver	r with authority to take possession of said premises and collect said tents and
and as the case, determine, and se their content point forces and virue. 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 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 and in the one hondred and said said the said and said said and said said said the said said said said said said said said		
remises until default of payment shall be made. WITNESS May Hand and Scal this 4th and in the year of bur Lord one thousand nine hundred and **Lucisiy livin** and in the one hundred and **Lucisiy livin** and *	n, if any be due, according to the true intent and meaning of the said note, oid; otherwise to remain in full force and virtue.	, then this deed of bargain and sale shall cease, determine, and be utterly null and
WITNESS May hand and Seal, thin 4th day of February and in the one hundred and hintheyear of bur Lord one thousand nine hundred and hintheyear of bur Lord one thousand nine hundred and hintheyear of bur Lord one thousand nine hundred and hintheyear of bur Lord one hundred and hintheyear of bur Lord one hundred and hintheyear of the Sovereignty and Independence of the United States of America. Signey, Scaled and Delivered in the Presence of Heat and Independence of the United States of America. (I. S. Waller & Delivation (I. S. (I. S. (I. S.)) THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. A. T. lolyde and made oath that he saw the within named Mentale A. County. Personally appeared before me. A. T. lolyde and made oath that he with written Deed; and that he, with written Deed; and that he withen sead the execution thereof. SWORN to before me, this 4th was a possible of the within written Deed; and that he withen sead the execution thereof. SWORN to before me, this 4th was a District of SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I		nortgagorto note and enjoy the said
in the year of bur Lord one thousand nine hundred and Lurely 1824. year of the Sovereignty and Independence of the United States of America. Signed, Spaled and Delivered in the Presence of Signed, Spaled and Delivered Signed, Signed, Spaled and Delivered Signed, Signed, Spaled and Delivered Signed, S		Falance
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered Signed, Signed, Scaled Scaled Signed, Scaled Scaled Signed, Scaled Signed, Scaled Scaled Signed, Scaled Sc	WITNESS Hand and Seal, this IT IN	day of Jerusana
Signey, Scaled and Delivered in the Presence of Walter 16. ** Classification** (I. S. Walter 16. ** Classification** (I. S. Classification** THE STATE OF SOUTH CAROLINA, County, Personally appeared before ma A. M. County, and made oath that _he saw the within named. MILLIANCE A. County, The state of South carolina and deed, deliver the within written Deed; and that _he, with Walter 10. ** Classification** SWORN to before me, this 4th. SY OF SALLANDER A. D. 1922 A. D. 1922 A. D. 1922 THE STATE OF SOUTH CAROLINA, County, I		//
Malter 6. Desilon. (I. S. (I.	·	nty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA. County. Personally appeared before me. A. L. S. County. Personally appeared before me. A. L. S. County. Personally appeared before me. A. L. S. County. Winessed the execution thereof. SWORN to before me, this. A. D. 1922 County. THE STATE OF SOUTH CAROLINA. County. THE STATE OF SOUTH CAROLINA. County. I. O hereby certify unto all whom it may concern, that Mrs. If of the within named. And upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person regrous 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, all and singula to Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19 Notary Public for South Carolina.	Signed, Sealed and Delivered in the Presence of	Gertrude H. Colenton as
THE STATE OF SOUTH CAROLINA, County, Personally appeared before me. A. MORTGAGE OF REAL ESTATE Ad made oath thathe saw the within named. Menticular A. County. Mortgage of Real Estate A made oath thathe saw the within named. Menticular A. County. Wolled C. Molardan witnessed the execution thereof. SWORN to before me, this. 4th Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. County. I,	Walter E. Clinton	(L S
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. L. M. John Land Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and made oath thathe saw the within named Mortgage of Real Estate and thathe, with writnessed the execution thereof. SWORN to before me, this		(L, S
Personally appeared before me. Z. X. Solyde and made oath that _he saw the within named Selective Selection that _he, with		(L. S.)
Personally appeared before me. Z. X. Solyde and made oath that _he saw the within named Selective Selection that _he, with	THE STATE OF SOUTH CAROLINA.	MORTGAGE OF REAL ESTATE
act and deed, deliver the within written Deed; and that _he, with	Treenville County.	•
act and deed, deliver the within written Deed; and that _he, with	Personally appeared before me L. II. blude	
gu, seal, and as how act and deed, deliver the within written Deed; and that he, with Walter Co Classical written Deed; and that he, with SWORN to before me, this 4th A. D. 1922 A. D. 1922 CSEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, to hereby certify unto all whom it may concern, that Mrs. ife of the within named did this day appear before me 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 repersons 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, all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19 Notary Public for South Carolina.	Q a to de	W. Sol F
Walter Co. Distance SWORN to before me, this. 4th. ay of Setunary A. D. 1922 A. D. 1922 THE STATE OF SOUTH CAROLINA, County. I, to hereby certify unto all whom it may concern, that Mrs. ife 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 persons 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, all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19 Notary Public for South Carolina.	ad made oath thathe saw the within named	- Of Olimina
Walter Co. District SWORN to before me, this. 4th. A. D. 1922 A. D. 1922 A. D. 1922 THE STATE OF SOUTH CAROLINA, County. I, Dehereby certify unto all whom it may concern, that Mrs. ife of the within named		
SWORN to before me, this 4th (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, o hereby certify unto all whom it may concern, that Mrs	ign, seal, and as Low act and deed, deliver the within v	written Deed; and thathe, with
SWORN to before me, this 4th (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, o hereby certify unto all whom it may concern, that Mrs	Walter E. Clinton.	with and the amount of the and
A. D. 19.22 Carrier Restles	A	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, County. I, o hereby certify unto all whom it may concern, that Mrs. did this day appear before me 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 repersons 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, all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 19 (L. S) Notary Public for South Carolina.	σ	
THE STATE OF SOUTH CAROLINA, County. I,	ranger/ R. Rates (SEAL)	L. K. Clyde
County. I,	Notary Public for South Carolina.	<i>I</i>
I,	THE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER
to hereby certify unto all whom it may concern, that Mrs		
ife of the within named	I,	
The persons 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, all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 19 (L. S.) Notary Public for South Carolina.	o hereby certify unto all whom it may concern, that Mrs	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	ife of the within named	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 singular ne Premises within mentioned and released. GIVEN 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 singular me Premises within mentioned and released. GIVEN under my hand and seal, this	r persons whomsoever, renounce, release, and forever relinquish unto the w	vithin named
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		st and estate, and also all her right and claim of Dower, of, in or to, all and singular
A. D. 19		
Notary Public for South Carolina.	i	
	ay of	
Recorded for February 6th. 1922	/T ex	