the berry bind. The place of the control of the state and policy for the control of the state and policy of the control of the state and policy of the control of the state and the state of the state o	there	tailer and assigns forever And Gd
surround and discourt extend all and angular the oil promoted must in asked the College of the c	na in the	heirs and assigns forever. And
in eccurren, subministratural and singing strong and upstrate. All the content of the process of the content of the process of	do hereby bind My Self Mill	A A Treff A all fine of We (f. A 21 de 1 1 de
this execution, administrators and assigned and every persons whomever leverity chiming on to admin the same and preference of the control of	warrant and forever defend all and singular the said premises unto the said	aid V (10) 11 - J (10) 1 CA MULLING TO COLOR COLOR
And the sald materizages agreed to interest the house and buildings or companies are three than English and Secretary to the motivates. The control of the c		
Dollar, is a company or compasse satisfacting to the confugence. All steep the time is and confugence. The said strings the policy of interacts to the said confugence, and that is the event that the confugence. Sould as up the ride to do an, them to originate. The presuma and exposes of such interacts ranker for somegan, with interest. And if it any time my quant of said decition in the confugence. The presuma and reinforces. And if it any time my quant is said decition or decidence. The confugence of the confugence of said the confugence of said the confugence. The presuma and exposes of said interacts and or interest thereon in the confugence. The confugence of said the said said said said said said said said	eirs, executors, administrators and assigns and every person whomsoever law	wfully claiming or to claim the same or any part thereof.
The cold adding the policy of insurance to the oils mortagon, and that in the event that the mortagon, came and reinforce of the cold on the the recognition, and the cold of		
The premium and exposes of such instances unifor this undergate, with interest. And of at any time any part of said date, or interest theyworn, he pead does and suggid. And of at any time any part of said date, or interest theyworn, he pead does and suggid. And of at any time any part of said date, or interest theyworn, he pead does and suggid. And of at any time any part of said date, or interest theyworn, he pead does and suggid. And of a say time any part of said date, or interest shown he also state of the Circumston of said premises and orders and read of the Circumston of said premises and orders and read of said case, and a said said said said said said said s		
The presention and exposure of such instrument under this mentages, with interest. And if at any time any part of and delt, or interest present, he pass due and unasid. And if at any time any part of and delt, or interest present, he pass due and unasid. And if at any time any part of and delt, or interest present, he pass due and unasid. And if at any time any part of and delt, or interest present, he pass due and unasid. And if at any time any part of and delt, or interest present, with authority to their presents of an interest present, or an interest present of collectual, supplied a receiver, with authority or their presents and receiver, without history to account feel anything more than any profess of the CI present of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of the collectual of anything more than any profess of anything more than the anish more present and residual collectual of the collectual o	fire, and assign the policy of insurance to the said mortgagee, and	d that in the event that the mortgagor, shall at any time fail to do so, then the
And if a lawy time are year of send other, or interest Operon, he paned due and singular development on add marker that any Joseph of the Circumstance of a sense and greefs at a conversation of an add Sante may, at charles or otherwise, sepoint a receiver, with authority to take possession of said premiers and ordinary and an add and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and and any ordinary and an additional property of the property of the parties of these Prements, that it is an additional property of the parties of the parties to the parties of the property of the parties of the	ortgagee, may cause the same to be insured in the	name and reimburse AMILLI SIC
And if a lawy time are year of send other, or interest Operon, he paned due and singular development on add marker that any Joseph of the Circumstance of a sense and greefs at a conversation of an add Sante may, at charles or otherwise, sepoint a receiver, with authority to take possession of said premiers and ordinary and an add and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and an additional property of the possession of said premiers and ordinary and and any ordinary and an additional property of the property of the parties of these Prements, that it is an additional property of the parties of the parties to the parties of the property of the parties of the		
TROUTED ALWAYS, NEVERTHERESS, and it is the error intent and mensing of the parties to these Presents, that if I always in the control of the parties to these Presents, that if I always or cause to be paid into the said marteages—the dolt or sum of money aforesaid, with interest thereon, if any as, according to the true intent and mensing of the said mortgager—the dolt or sum of money aforesaid, with interest thereon, if any as, according to the true intent and mensing of the said mortgager. AND IT IS AGREED by and between the said parties that the said mortgager—the body of parties with defined to promote shall be made. WITNESS THE STATE OF SOUTH CAROLINA. Generalle County. PERSONALLY appeared before one. A PARTIES OF SOUTH CAROLINA. Green of the foreground control of the presence of the furth of the presence of the foreground of the presence of the furth of the presence of the foreground of the presence of the furth of the presence of the foreground of the presence of the furth of the presence of the presence of the furth of the presence of the furth of the presence of the presence of the furth of the presence of the furth of the presence of the p	And if at any time any part of said debt, or interest thereon, be past bove described premises to said mortgagee, or the said mortgage	due and unpaid
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and maning of the parties to these Presents, that it, a concening to the true intent and meaning of the parties to the fore own of more parties of the parties	e net proceeds thereafter (after paying costs of collection), upon said del	bt, interest, cost or expenses; without liability to account for anything more than
in mortgagers	ents and profits actually collected.	•
in mortgagers	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inte	ent and meaning of the parties to these Presents, that if
The secondary to the true intent and manning of the said note, then this deed of bargain and sale shall case, distermine and be utterly rotal and void, otherwise to rem (all force and virtue		
toll force and virtue. NOTI IS AGREED by and between the said parties that the said mortgager tensises until default of paymers shall be made. WINNESS. May hand and seal, this WINNESS. May hand and seal, this with year of our lord on thousand into bounder and Market scale, factor and in the one hundred and facility length the are of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of MAY Accorded Greenville County. Generalic County. FERSONALLY appeared before me. A. A. Localest According to the within named. In ceal, and so, May appeared before me. A. A. D. 192 Market State Or South Carolina. WORN to before me, this Market Noorty Public for South Carolina. WORN to before me, this Market Noorty Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I. Market State of South Carolina. REMUNCIATION OF DOWER. Greenville County. I. Market State of South Carolina and Arsigns, all ber interest and estate, and also all her right and claim of Dower of, in, or to all and sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Market State of South Carolina. A. D. 192 Market State of South Carolina. A. D. 192 Market State of South Carolina. It within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Market State of South Carolina. A. D. 192 Market State of South Carolina. A. D. 192 Market State of South Carolina. A. D. 193 Market State of South Carolina. A. D. 1		
AND IT IS AGREED by and between the said parties that the said mortugager to hold and enjoy the technical default of payment shall be made. WITNESS MAY hand and seal, this hand of an and seal, this hand of an and seal, this hand of our Lord cost thousand rine hundred and factors of the payment of our Lord cost thousand rine hundred and factors of Anterica. Signad, Sealed and Delivered in the Presence of Signad, Sealed and Delivered in the Presence of WORA Signad, Sealed and Delivered in the Presence of HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. M. According to the saw the within named. Let a. A particular and that he saw the within named. Let a. A particular and that he with within named. In seal, and as MAY act and deed, deliver the within written Deed; and that he with writnessed the execution thereof. WORN to before me, this 14 th. WORN to before me, this 14 th.		• •
worth of parties shall be made. WITNESS LIVEY And and seal, this they war of our lord one thousand him hundred and Live sacility of the transfer of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of	AND ID IC ACREED he and between the said parties that the said	mortgager to hold and enjoy the
WITNESS THEY hand, and seal, this. MAN, day of Miles with parent of our Lord on thousand nine hundred and Live State. Becare and in the one hundred and Live State. Signed, sealed and Delivered in the Presence of Manual Control of the Control. HE STATE OF SOUTH CAROLINA. MORTGAGE OF REAL ESTATE. Greenville Country. PERSONALLY appeared before me. L. M. January State. Mortgage of Real ESTATE. Greenville Country. WORN to before me, blin. If the without the execution thereof. WORN to before me, blin. If the without State. And 1924. (SEAL.) WORN to before me, blin. If the State. And 1924. (SEAL.) Notary Public for South Carolina. WERN STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER. Greenville Country. I. M. Live Log. WERN STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER. And spon of the within named. HE STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER. And the within anend on the state of the within named. He within anend on the state of the within named. He within anend on the state of the within named. He promises within mentioned and released. GIVEN under my hand and seal, this. AND 192. Notary Fublic for South Carolina.		moregago
the year of nur Lord one thousand nine hundred and Live and a fact that and a cold in the one hundred and Law and a cold in the One hundred and Law and a cold in the One hundred and Law and a fact and a cold in the One hundred and Law and Law and Cold and Delivered in the Presence of Signed, Sesied and Delivered in the Presence of Signed, Sesied and Delivered in the Presence of Control of the County (L. C.	γ_{2}	14 the
Signed, Scaled and Delivered in the Presence of M. A. L. C. L. MORTGAGE OF REAL ESTATE. (L. (L. (L. (L. (L. (L. (L. (WITNESS hand and seal, this l	day of later - English The
Signed, Sealed and Delivered in the Presence of No. 100 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	the year of our Lord one thousand nine hundred and Mulling	and in the one hundred and for viry
THE STATE OF SOUTH CAROLINA. Greenville County. THE STATE OF SOUTH CAROLINA. WORN to before me, this At the within named to the within for South Carolina. WORN to before me, this At the saw the within pattern of the within the execution thereof. WORN to before me, this At the south Carolina. HE STATE OF SOUTH CAROLINA. Greenville County. I. A D. 192 If the state of the within named separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or faar of any person swhomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. A D. 192 If the state of the within maniform of the persons whomsoever, renounce releases 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 If the state of the state of the state of the state, and also all her right and claim of Dower of, in, or to all and sing day of the state of the state of the state. A D. 192 If the state of the state of the state of the state, and also all her right and claim of Dower of, in, or to all and sing day of the state of the state of the state. A D. 192 If the state of the sta	ar of the Independence of the United States of America.	·
THE STATE OF SOUTH CAROLINA. Greenville County. THE STATE OF SOUTH CAROLINA. WORN to before me, this At the within named to the within for South Carolina. WORN to before me, this At the saw the within pattern of the within the execution thereof. WORN to before me, this At the south Carolina. HE STATE OF SOUTH CAROLINA. Greenville County. I. A D. 192 If the state of the within named separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or faar of any person swhomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this. A D. 192 If the state of the within maniform of the persons whomsoever, renounce releases 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 If the state of the state of the state of the state, and also all her right and claim of Dower of, in, or to all and sing day of the state of the state of the state. A D. 192 If the state of the state of the state of the state, and also all her right and claim of Dower of, in, or to all and sing day of the state of the state of the state. A D. 192 If the state of the sta	Signed, Sealed and Delivered in the Presence of	
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me R. M. January and made out thathe saw the within named	$D \cdot D \cdot$	leva Jameson Sherer (L.
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. W. Samueley. Id made oath that he saw the within named. Rea January. WORN to before me, this. A. D. 192 H. WORN to before me, this. A. D. 192 H. WORN To before me, this. A. D. 192 H. WORN OF SOUTH CAROLINA, Greenville County. I. O hereby certify anto 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 excess 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 sing the Premises within mentioned and released. CIVEN under my hand and acal, this. A. D. 192 (I. S.) Notary Public for South Carolina.	Vm. (9. andarson, dr.	(L
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. H. Saudeley Id made oath that he saw the within named. E. C. Saudeley WORN to before me, this. A. D. 192 H WORN to before me, this. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, o heredy certify unto all whom it may concern, that Mrs. if of the within named. du 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 errons 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	, ,	(1
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. A. M. Personal and seal, this. Mortoage of Real Estate. A Bellew State of South Carolina. Mortoage of Real Estate. Mortoage of Real Estate. Mortoage of Real Estate. A Bellew State of South Carolina. Mortoage of Real Estate. A Bellew State of South Carolina. Mortoage of Real Estate. A Bellew State of South Carolina. Renunciation of Dower. Greenville County. I. O bereby certify anto all whom it may concern, that Mrs. ife of the within named. Mortoage of Real Estate. A Bellew State of South Carolina. Renunciation of Dower. Greenville County. I. O bereby certify anto all whom it may concern, that Mrs. ife of the within named. Mortoage of Real Estate. A Bellew State of South Carolina. Renunciation of Dower. Greenville County. I. O bereby certify anto all whom it may concern, that Mrs. ife of the within named. Mortoage of Real Estate. Renunciation of Dower. Greenville County. I. O bereby certify anto all whom it may concern, that Mrs. ife of the within named. Mortoage of Real Estate. Renunciation of Dower. A Discussion of the Within and Seal of the Within and Carolina. Mortoage of Real Estate. Mortoage of Real Estate. A Discussion of Seal and Seal Estate. A Discussion of Real Estate. Mortoage of Real Estate. A Discussion of Real Estate. Mortoage of Real Estate. A Discussion of Real Estate. Mortoage of Real Estate. Mortoage of Real Estate. Mortoage of Real Estate. A Discussion of Real Estate. Mortoage of		
ign, seal, and as AM act and deed, deliver the within written Deed; and that he with MINE AND ACT		•
WORN to before me, this. A D. 192.4 Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, Observe certify anto all whom it may concern, that Mrs. of hereby certify and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person errons 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192. I. S.) Notary Public for South Carolina.	PERSONALLY appeared before me. L. M. Luci	ly Asian
WORN to before me, this. A D. 192.4 Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, Observe certify anto all whom it may concern, that Mrs. of hereby certify and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person errons 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192. I. S.) Notary Public for South Carolina.	PERSONALLY appeared before me. L. M. Luci	ly ison Sherev
WORN to before me, this	PERSONALLY appeared before me	idon Dherev
THE STATE OF SOUTH CAROLINA, Greenville County. I,	PERSONALLY appeared before me	ritten Deed; and that he with
The State of South Carolina, Greenville County. I,	PERSONALLY appeared before me	ritten Deed; and that the with witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I,	PERSONALLY appeared before me. L. W. Luck and made oath thathe saw the within named. Le oa Jarua gan, seal, and as Mwact and deed, deliver the within wr	ritten Deed; and that the with witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I,	personally appeared before me. L. W. Luck and made oath thathe saw the within named. E. a. January gn, seal, and as May act and deed, deliver the within wr	ritten Deed; and that the with witnessed the execution thereof.
Greenville County. I,	PERSONALLY appeared before me	ritten Deed; and that the with witnessed the execution thereof.
Greenville County. I,	PERSONALLY appeared before me	ritten Deed; and that the with witnessed the execution thereof.
Greenville County. I,	PERSONALLY appeared before me	ritten Deed; and that the with witnessed the execution thereof.
I,	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. 21. Lively
o hereby certify unto all whom it may concern, that Mrs	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. 21. Lively
did this day appear before mode 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 ersons 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. 21. Lively
did this day appear before 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 ersons 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 sing the Premises within mentioned and released. GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and thathe with
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. M. Landly RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and sing the Premises within mentioned and released. GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lively RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and sing the Premises within mentioned and released. GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. M. Levely RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and that he with
GIVEN under my hand and seal, this	PERSONALLY appeared before me	ritten Deed; and that he with
day of	PERSONALLY appeared before me	ritten Deed; and thathe with
day of	PERSONALLY appeared before me	ritten Deed; and thathe with
Notary Public for South Carolina. Notary Public for South Carolina.	PERSONALLY appeared before me	ritten Deed; and thathe with
In an 16th	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lauely RENUNCIATION OF DOWER. did this day appear before the she does freely, voluntarily and without any compulsion, dread or fear of any person named. her interest and estate, and also all her right and claim of Dower of, in, or to all and sing
Recorded Inay 16th. 1924	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lauely RENUNCIATION OF DOWER. did this day appear before the she does freely, voluntarily and without any compulsion, dread or fear of any person named. her interest and estate, and also all her right and claim of Dower of, in, or to all and sing
Recorded May 16th. 1924	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lauely RENUNCIATION OF DOWER. did this day appear before the she does freely, voluntarily and without any compulsion, dread or fear of any person named. her interest and estate, and also all her right and claim of Dower of, in, or to all and sing
Recorded May 16th. 1924	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lauely RENUNCIATION OF DOWER. did this day appear before the she does freely, voluntarily and without any compulsion, dread or fear of any person named. her interest and estate, and also all her right and claim of Dower of, in, or to all and sing
Recorded May 16th. 1924	PERSONALLY appeared before me	ritten Deed; and that he with witnessed the execution thereof. L. H. Lauely RENUNCIATION OF DOWER. did this day appear before the she does freely, voluntarily and without any compulsion, dread or fear of any person named. her interest and estate, and also all her right and claim of Dower of, in, or to all and sing
Vecol dea	PERSONALLY appeared before me	ritten Deed; and thathe with
V	PERSONALLY appeared before me. A. A. D. 192. H. Motary Public for South Carolina. PERSONALLY appeared before me. A. D. 192. H. Motary Public for South Carolina. PHE STATE OF SOUTH CAROLINA, Greenville County. I,	ritten Deed; and thathe with