THE STATE OF SOUTH CAROLINA, County Personally appeared before me ad made oath thathe saw the within named	TOGETHER with, all and singular, the Rights, Members, Hereditaments TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said La. Mills, his
terr, Recentary, Administrates and Acages, and every person whomover benefits disting as the climb acan, or my part that the same of any part of the control of the same of th		Heirs and Assigns forever. And
the five method hashing from and agricus TML AMMENT AND	hereby bind 'myself, my	Heirs, Executors and Administrators
And the said war pages agree. In items to home and possibility and tall be in a corn of her blanc. On the said saign the policy of insurance to the said florengage w, and has in the exest that the managere. And it is very time full to do so, then the said managere. The premium and express of such insurance under this morrage, with insurance of the said florengage, with insurance to the said morragery, with insurance to the said said florengage, with insurance to the said said florengage, with insurance to the said said said said said said said said	warrant and forever defend, all and singular, the said premises unto the sai	id L. A. Whils, ms
And the spid mortugated sacree to insure the bouse and halidings on said for its same not be than. Deliar (in a congrue) or companies to the said mortugate to the present of the present of said interest thereon in the said mortugate to the present of said interest thereon is put the said said reliable to the said said said said the said said said the said s		Heirs and Assigns, from and against The aud my
Dallars (in a conquery or company or companies statisticary to the corruppor), and levely the same instant from his or themselves, and castign the policy of consumers to the risk interprets. The previous and expense of such instances to the risk management of the same and reinburse. And if at any time any part of said their or interest thereon be past done and compile. And if at any time any part of said their or interest thereon be past done and compile. And if at any time any part of said their or interest thereon be past done and compile the past of the said their or interest thereon to the past done and compile the past of the said compile for the past of the past of the said compile for the past of the past of the said compile for the past of the past of the said compile for the past of the past of the said compile for the past of the past		
Dollars (in a conjugate of control to be state strengers, and have the contempor and state and to do sto, then the state strengers, and the state strengers, and the state strengers and state of the state of the state strengers, and established the control of the state strengers. The premium and exposes of such linearance under this mortgage, with interest. And if at any time and part of said body, or subcreat fineron to got do state the state strengers and state the state strengers and state of said state of said body, or subcreat fineron to got do state only a faithful strenger. For said body, or subcreat fineron to got do state only a faithful strenger. For said body do strengers and state of said body or subcreat fineron to said body the state of said body or subcreat fineron to said body the state of said body or said of said body or said of said body or state of said body or said said body	And the said mortgagor agree to insure the house and building	ngs on said lot in a sum not less than
or the premium and expense of each management of the mortugage with intervel. And if at any time any part of said field, or material thereton be past does and account. The flow described aremines to animal mortugage, with intervel. And if at any time any part of said field, or material thereton be past does and account. Betts: Executors: Administrations or Animals and agree that any Judge, as if middle Court of said South ways, at Animalson of salarities, appoint a receiver with arthropy to take powership of add premium and agree that any Judge, as if a read of present anding challenges, called a fine and present and control controls. PROVIDED ALWAYS, NEVERTHEINSS, and it is for two interest and creating of the parties to their present, that if. Better provides the provides of the parties that the said mortugate. Middle control more provides and the said said controls are present to remain it and clarked said controls. AND IT IS ACREED by and between the said parties, that the said mortugate. Middle control more provides are the said mortugate. Middle control and controls are the said mortugate. Middle control and controls are the said mortugate. Middle controls are the said in the one handred and said controls are the said mortugate. Middle controls are the said in the one handred and said controls are the said and the said and the said said controls are the said in the one handred and said that the said in the one handred and said that the said in the one handred and said that the said in the one handred and said that the said in the one handred and said that the said in the one handred and said that the said in the one handred and said that the said that the said mortugate. Middle controls are said in the one handred and said that the one handred and twenty and the said mortugate. Middle controls are said in the one handred and twenty and the said said that the said that the one handred and the said in the one handred and said that the one handred and said that the said that the said mortugate and the	Dollars (in a company or companie	
And if at any time any part of used insurance under this maragage, with interest And if at any time any part of used delt, or interest thereon he past due and amount the above described premities to said mategories of the above described premities and above the above the above described premities and above the above described premities and above the above described premities and above the above the above described premities and above the above described and above the above the above described and above the above described and above the above described and above the above the above described above the above the above described above the above th		
The previous and expense of such insurance under this mortgage, with interest. And it is any time any part of said dobt, or interest thereon be part due and suppaid. And it is any time any part of said dobt, or interest thereon is part due and suppaid. And it is any time any part of said dobt, or interest thereon is said mortgage. And it is any time any part of said dobt, or interest the part of said said said and agree that any Judge of a publing the net process thereof clarer gaying control collection. FRONTOED ANNAYS NOVPRETHELESS, and it is the true interest and meaning of the parties to the previous that if. FRONTOED ANNAYS NOVPRETHELESS, and it is the true interest and meaning of the parties to the parties to the previous the said gardy say, or came to be partied to the parties to the previous the said forty say, or came to be partied to the parties of the said said risk say, or came to be partied to the parties to the previous of the parties to the parties to the parties to the parties to the previous the said parties, that the said mortgage. MEMBELL to hold and only the said parties to the parties to	'	
And if at any time any part of said delte, or interest threeons be past due and impaid. the above described cremines to raid mertages of the development of the development of the development of said State may at chambers or ulterake appoint a receiver with authority to take possession of said receives and collect said rents and profits must be possessionally obligated. PROUDED ALWAYS NOVERTHELESS, and it is the true interest and meaning of the pastice to these Presents, that if the said meaning of the pastice to these Presents, that if the said meaning of the said necessary without handly to receive the rents and profits and extensive to remain in fail force and vision and entirely that of the said note. The said that the rents of the said note that the said collect and collect said rents and meaning of the pastice to remain in fail force and visions and beauting of the said note. The said that the said collect of largest and said collect collect rents and reads. AND IT IS AGREED by and between the said partice, that the said mortgages Magnetian and said collect collect rents and reads. AND IT IS AGREED by and between the said partice, that the said mortgages Magnetian and said collect collect rents and reads. AND IT IS AGREED by and between the said partice, that the said mortgages Magnetian and said collect collect and reads. AND IT IS AGREED by and between the said partice, that the said mortgages Magnetian and said collect collect and the said mortgages. AND IT IS AGREED by and between the said partice, that the said mortgages of the Western States of America. AND IT IS AGREED by and between the said partice, that the said mortgages of the Western States of America. AND IT IS AGREED by and between the said partice, that the said mortgages of the Western States		
The proof described precision to taid correspond or a control of the control of t	or the premium and expense of such insurance under this mortgage, with inter	rest.
Hits. Executors. Administrators or Assigns and agrees that are Jodge of the retire (Court of Assigns and agrees that are Jodge of the parties (Court of Assigns and agrees) and the processes and collect and retreat and profit and the processes thereof (after southwest) of collection) upon aid debt, interest, costs or expenses; without liability to account for anything more than it are deviced assigned collected. PROVIDED ALMAYS, NEVERTHELESS, and it is the true intent and encoming of the parties to there Present that it. AND IT IS AGREED, by and between the said parties, then this deed of barrein and administration of the said nest, then this deed of barrein and administration of the parties to the parties of the parties to the parties and administration of the said nest, then this deed of barrein and administration to partie that the made. WITNESS 70444 Hand and Seal., this is the year offset Lord one thousand aline hondred and termy—LLES. AND IT IS AGREED, by and between the said parties, that the said mortgages. MREMINI JUNEAU AND		
resent Court of and State may at chambers or otherwise appoint a revelver with authority to fake possession of and greenless and professional confection appoint a preserver with authority or account for appliance and or otherwise and professionally collected. PROUDED ALWAYS NEVERCHELESS, and it is the true interest and meaning of the parties to these Presents, that if		
and mortgage	ircuit Court of said State may, at chambers or otherwise, appoint a receiver oplying the net proceeds thereof (after paying costs of collection) upon said de	with authority to take possession of said premises and collect said rents and profits.
any be disp, according to the true intent and resenting of the said sort, sheet that deed of bargain and sale fault cases, decrement, and be afterly mall and reinherise to remain in fall force and victories the said parties, that the said mortgagor. Manual Jeruss. AND IT IS AGREED, by and between the said parties, that the said mortgagor. Manual Jeruss. to hold and enjoy the sar remines until default of payment shall be made. WITNESS. May Hand and Seal, this day of Manual in the year after Lord one thousand nice hundred and twenty. Little and the fact of the United States of America. Singed, fleided and Delivered in the Presence of Jeruss and Independence of the United States of America. Singed, fleided and Delivered in the Presence of Jeruss and Independence of the United States of America. Singed, fleided and Delivered in the Presence of Jeruss and Independence of the United States of America. Singed, fleided and Delivered in the Presence of Jeruss and Independence of the United States of America. THE STATE OF SOUTH CAROLINA, South and as Jeruss and Independence of Jeruss and Independence of the United States of America. SWORN to before me, this. South and as Jeruss and Independence of Jeruss and Jer		
AND IT IS AGREED, by and between the said parties, that the said mortsuper Mannel Jewell to hold and enjoy the sa remises until default of payment shall be made. WITMESS MALE Hand and Seal, this /At day of Many in the year offer i.ord one circumant nice brounded and twenty—that for the year offer i.ord one circumant nice brounded and twenty—that Aya of the Sovereignty and Independence of the United States of America. Stoped, feated and Delivered in the Presence of A. Williams Jones (I. S. G.	any be due, according to the true intent and meaning of the said note, then	the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, this deed of bargain and sale shall cease, determine, and be utterly null and void;
with the state of payment shall be made. WITHERS THE Hand and Seal, this day of Many in the year class to design and seal, this and seal, this day of Many in the year class to design and in the one hundred are forthy Rields. Steped feated and Delivered in the Presence of Hand and the content of the United States of America. Steped feated and Delivered in the Presence of Hand and the content of the United States of America. Steped feated and Delivered in the Presence of Hand and the Class of the United States of America. Steped feated and Delivered in the Presence of Hand and the Class of the Carolina Hand and the Class of the Carolina Hand and the County of the Carolina Hand and the County of the State of the Within anneal deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this 3 A D. 1921 The STATE OF SOUTH CAROLINA, COUNTY OF SOUTH CAROLINA, COUNTY OF DOWER Carolina Heavy of the Within anneal does freely voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being privately and separately examined by me, that declare that the does freely, voluntarily and without any computition, deed or fear of any person being the private and casta		nortgagor Manuel Qones to hold and enjoy the said
WITNESS MAY Hand and Seal this / at day of Many in the year of or Lord one thousand nine handred and eventy—that		
Supped, Spield and Delivered in the Presence of Signed, Spield and Delivered in the Presence of (L. S. (L. S. THE STATE OF SOUTH CAROLINA, Determined Spield S		1st day of Mary
Supped, Spield and Delivered in the Presence of Signed, Spield and Delivered in the Presence of (L. S. (L. S. THE STATE OF SOUTH CAROLINA, Determined Spield S	in the year of our Lord one thousand nine hundred and twenty -	and in the one hundred and
Signed, fested and Delivered in the Presence of R. Williams G. G. S. Williams G. G. S. G. G. G. S. G.	Λ Λ ,	
THE STATE OF SOUTH CAROLINA, Personally appeared before me R. M. Williams MORTGAGE OF REAL ESTATI County. Personally appeared before me R. M. Williams Mortgage of Real Estati Market Gounty. Personally appeared before me R. M. Williams Mortgage of Real Estati		
THE STATE OF SOUTH CAROLINA, Personally appeared before me Roaming Mortgage of real estati Roaming Roaming	Signed, Sealed and Delivered in the Presence of	Manie Jones/ (18)
THE STATE OF SOUTH CAROLINA, Description County	D. C. Bichardson	(L. S.)
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me R. S. Williams d made oath that he saw the within named Massims, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula 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 singula 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 singula 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 singula persons within mentioned and released. GIVEN under my hand and seal, this. A D. 192		(L. S.)
Personally appeared before me A D. Williams The saw the within named The sam of the execution thereof. SWORN to before me, this. A D. 1922 In STATE OF SOUTH CAROLINA, County. The STATE OF SOUTH CAROLINA, County. I, Chereby certify unto all whom it may concern, that Mrs. If of the within named. If the sprayed was 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 singula to Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 (L. S) Notary Public for South Carolina.		(L. S.)
Personally appeared before me. Id made oath that he saw the within named Manual Joules gen, seal, and as held act and deed, deliver the within written Deed; and that he, with SWORN to before me, this. A D. 1922 In the STATE OF SOUTH CAROLINA, County. The STATE OF SOUTH CAROLINA, County. I, Chereby certify unto all whom it may concern, that Mrs. If of the within named. Id upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any personers 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192 (L. S.) Notary Public for South Carolina.	man man or county daponing	MODERAGE OF BEAL FORMER
Personally appeared before me	Drefnville County.	MORIGAGE OF REAL ESTATE,
gn, 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. A. D. 1921. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. 1,		71/ 11/2
gn, seal, and as. Seal, and as. Seal, and as. Seal, and deed, deliver the within written Deed; and that Seal, witnessed the execution thereof. Sworn to before me, this 3 rd		
SWORN to before me, this. 3 rd 3 rd 3 rd 3 rd 3 rd 4 D. 1922 4 G. Richardson (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, the other by certify unto all whom it may concern, that Mrs. 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 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. (I. S.) Notary Public for South Carolina.	nd made oath thathe saw the within named	ie Jones
SWORN to before me, this. J. G. Mighael S. M. (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, thereby certify unto all whom it may concern, that Mrs. die of the within named. 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 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 singulate Premises within mentioned and released. GIVEN under my hand and seal, this. y of		
SWORN to before me, this. 3 rd 3 rd 3 rd 3 rd 3 rd 4 D. 1922 4 G. Richardson (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, the other by certify unto all whom it may concern, that Mrs. 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 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. (I. S.) Notary Public for South Carolina.	. D	
SWORN to before me, this	gn, seal, and as	ritten Deed; and thathe, with
A. D. 1922. Control of South Carolina	D. C. Wichards	witnessed the execution thereof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I,	SWORN to before me, this	
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I,	ay of	Planting
THE STATE OF SOUTH CAROLINA, County. I, County. 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 e Premises within mentioned and released. GIVEN under my hand and seal, this. Y of. Notary Public for South Carolina.	Notary Public for South Carolina.	UC. D. Williams
L		- wines
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
did this day appear before m 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 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 e Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192		
did this day appear before m dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 e Premises within mentioned and released. GIVEN under my hand and seal, this One of the within named did this day appear before my did this day appear be	I	
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 persons whomsoever, renounce, release, and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	\
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 e Premises within mentioned and released. GIVEN under my hand and seal, this y of		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hand and seal, this	d upon being privately and separately examined by me, did declare that she	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular errors within mentioned and released. GIVEN under my hand and seal, this		named
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		
y of	Heirs and Assigns, all her interes	
Notary Public for South Carolina.	Heirs and Assigns, all her interest Premises within mentioned and released.	
	Heirs and Assigns, all her interest of the Premises within mentioned and released. GIVEN under my hand and seal, this	
Recorded for May 3rd , 1922	Heirs and Assigns, all her interest and Premises within mentioned and released. GIVEN under my hand and seal, this	
	Heirs and Assigns, all her interest of the Premises within mentioned and released. GIVEN under my hand and seal, this	est and estate, and also all her right and claim of Dower, of, in or to, all and singular,