PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I the appropriate of and shall well and truly pay or cause to be paid, onto the said morrgages. The said debt or sum of money aforesaid, with interest there is created in that lorders and vitual said and truly pay or cause to be paid, onto the said morrgages. AND IT IS AGREED, by and between the said parties, that the said morrgages. AND IT IS AGREED, by and between the said parties, that the said morrgages. AND IT IS AGREED, by and between the said parties, that the said morrgages. AND IT IS AGREED, by and between the said parties, that the said morrgages. AND IT IS AGREED, by and between the said parties, that the said morrgages. APL Hand and Seal this. APL Hand and Seal this. APL Hand and Seal this. APL DUBGAGE. Signed, Sealed and Delivered in the Presence of A.P.P. DUBGAGE. A.P.P. DUBGAGE. A.P. DUBGAGE. A.P. DUBGAGE. SWORN to before one Es.D. Allen. A.P. DUBGAGE. SWORN to before one, this. 28th. A.P. DUBGAGE. SWORN to before one, this. A.P. DUBGAGE. SWORN to before one, this. 38th. A.P. DUBGA	II D D-A b	ne said
REPORTED ALVOYS, NEVERTIBLESS, and it in the true interest and menager—to succeed the succession of th		
H.B. Backers, his a macro many course the same or be insured to horse and buildings or not claim, the same, or say part thereof. And the sale congregacy—agree—to insure the hours and buildings or sald lot is sum not less than a constant of the same of the same of the same or be insured to the said mortgage—and that in the ceretth that the mortgage—shall at say time fail to do so, then the said mortgage—and that in the ceretth that the mortgage—shall at say time fail to do so, then the said mortgage—many cause the same to be insured in————————————————————————————————————	hereby bind myself, my	Heirs, Executors and Administrator
And the said mergagers—agrees, to source the boose and oldings on said that a sea mon the sabal mergagers—agrees, to source the boose and oldings on said that a sea mon the sabal mergagers—before the said surroughers—and that in the event that the invergence—shall as say time fail to do so, then the an impages—agrees agrees, and that in the event that the invergence—shall as say time fail to do so, then the an impages—agrees agrees are said as a say time fail to do so, then the an impages—agrees agrees agree		
And the said morgagon—agree—to instruct the bouse and buildings on said but in a some not less than—	H.B. Bates, his	Heirs and Assigns, from and against
Deliars (in a company or companies satisfactory to the mortgages	rs, Executors, Administrators and Assigns, and every person whomsoe	ver lawfully claiming, or to claim, the same, or any part thereof.
fine, and saign the policy of insurance to the said mortgages	And the said mortgagor agree to insure the house and buildings o	on said lot in a sum not less than
the premium and expense of such insurance under this mortgage, with interest And if at any time any part of said debt, or interest thereon he past doe and supaid. I hereby assign the rents and proof the property of the past does and supaid. I hereby assign the rents and proof the past does not		
the premium and expense of wech insurrance under this mortgage, with interest And if at any time any part of said delt, or interest thereon be past due and unpaid. I hereby assign the rests and profits the above described premises to said mortgages or his any Jogge of the december there is a part paging costs or collection) upon said dets, distorat, Administrators or Assigns, and agree this any Jogge of the processor there of later paging costs or collection) upon said dets, distorat, costs or expenses; without animally to account their acquiting more the rests and profits accounts the control of the part animal with interest the first and the part and volume to remain to that force and vitue. AND IT IS AGERD, by and between the said parties, that the said mortgager. AND IT IS AGERD, by and between the said parties, that the said mortgager. AND IT IS AGERD, by and between the said parties, that the said mortgager. AND IT IS AGERD, by and between the said parties, that the said mortgager. AND IT IS AGERD, by and between the said parties, that the said mortgager. AS that are done for force the control one thousand since hundred and. WITNESS. MY Hand and Seal, this Seal of the Presence of A.P.P. DuBonas, Signed, Sailed and Delivered in the Presence of A.P.P. DuBonas, County, Personally appeared before me. E.D. Allen MORTGAGE OF REAL ESTATI OCASDER A.P. DuBonas SWORN to before me, this 28ths. of Ocasder A.P. DuBonas Notery Public for South Carolina. County, L. Mortgage of the within named. When being the parties of the within named and estate, and should her right and claim of Dowe, of, in or to, all and singula remains within mentioned and released. CVINI under my hand and death, this. A. D. 10.	•	
the premium and expense of such insurance under this mortgage, with interest And if at any time any part of maid debt, or interest thereon be part due and unpuid. In the days destribed premium to said meripages—or—half—lives, Exercitors, Administrators of Assigns, and sares has pringe of the above destribed premium to said meripages—or—half—lives, Exercitors, Administrators of Assigns, and sares has pringe of the above destribed premium to said meripages—or—half—lives and profit of the premium to the said meritages—or—half—lives and profit of the premium to the said profit of the premium to the said meritages—of the parties to these Presents, that if. In mortgages—or half with well out tries you or cause to be paid, tutto the said mortgages—the said debt or more in money aforesaid, with interest one expense of the said said for exercite to remain in stal force and virtue. AND IT IS AGENED, by and between the said parties, that the said mortgages—in the said said force, determine, and the state of the said mortgages—in the said said force, determine, and the state of the said mortgages—in the said said said said in the cost hundred and said in the year of our Lord once thousand only hundred and said in the said said said in the said said in the cost hundred and said in the year of our Lord once thousand only hundred and said in the said said in the sai		
And if at any time any part of said delt, or interest thereon be past doe and unpaid I be show described promises to said morgagec. This B. Heirs, Recultors, Administrators or Assign, and spece that any Judge of the show described promises to said morgagec. The said and the show described promises to said morgagec. The said and	the premium and expense of such insurance under this mortgage, with in	nterest.
call Court or said bate may, at charlest or otherwise, appoints a receiver with authority to take postsuction of said premises and profits extend and profits extended to explain any continuation to account for explaining more than a content of explaining more than a content of explaining more than a content of explaining more and profit explaining more than a content of the said more account of explaining more than a content of the said more account of explaining more and delth or sum of money aforesaid, while interest the receiver to remain a full closes, determine, and he citary and said was a said said well on same of money aforesaid, while interest the receiver to remain a full force and virtual. Solid was a said said well on same delth or sum of money aforesaid, while interest the receiver to remain a case, determine, and he citary and said was a said close, determine, and he citary and said said. 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. APA had a said and said and ealy the said in the sone hundred as said and said of provided the said said and said and said and said in the one hundred as a said and said and said and said in the one hundred as a said and said and said in the one hundred as a said and said and said in the one hundred as a said and said and said in the one hundred as a said and said and said in the one hundred as a said and said and said in the said mortgager. THE STATE OF SOUTH CAROLINA, APA DIBORS THE STATE OF SOUTH CAROLINA, County Public for South Carolina. THE STATE OF SOUTH CAROLINA, County Public for South Carolina. THE STATE OF SOUTH CAROLINA, County Public for South Carolina. THE STATE OF SOUTH CAROLINA, County Public for South Carolina. THE STATE OF SOUTH CAROLINA, County Public for South Carolina. THE STATE OF SOUTH CAROLINA, Count		_
# nortegace	result Court of said State may, at chambers or otherwise, appoint a receiv	ver with authority to take possession of said premises and collect said rents and profits
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. MINESS. MY Hand. and Seal., this. 28th1 day of October in the year of our Lord one thousand nine hondred and twenty-two and in the one hundred are "A7th, year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of A.P. DuBnasa,	d mortgagor, do and shall well and truly pay or cause to be paid, us if any be due, assording to the true intent and meaning of the said note,	into the said mortgagee the said debt or sum of money aforesaid, with interest there
WITNESS. BY Hand and Seal, this Bth; day of October in the year of our Lord one thousand nine hundred and twenty-two and in the one hundred and A7th, year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of AAP. DulBana. E.D. Allen; (L. S. (L.		d mortgagorto hold and enjoy the sai
in the year of our Lord one thousand nine hundred and twenty-two and in the one hundred are A7th, year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of A3r. DuBane. (L. S. Ex.D. Allen.) Ex.D. Allen. (L. S. (L. S. (L. S. (L. S. (L. S. C.	emises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of A-P-DuBoses. E.D. Allens. (L. S. (L.	WITNESS Hand and Seal, this	26th, day of October
Signed, Scaled and Delivered in the Presence of A-P- DuBorsa, E-D- Allen; (L. S (L	in the year of our Lord one thousand nine hundred and	wenty-two and in the one hundred an
Signed, Sealed and Delivered in the Presence of A.P. DuBora, EaD. Allen; (L. S. (L.	year of the Sover	reignty and Independence of the United States of America.
A.P. DuBone, E.D. Allen; (L. S C.L. S THE STATE OF SOUTH CAROLINA,		
ExD. Allen: (L. S. (Josie L. Floyd (L. S.
THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me. E.D. Allen MORTGAGE OF REAL ESTATI Greenville Leal, and as. her. act and deed, deliver the within written Deed; and that he, with A.P. DuBose SWORN to before me, this. 28th; of October A.D. 19221. A.P. DuBose Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. Lead, and as save the within named. (SEAL) REMUNCIATION OF DOWE! L. L. L. L. L. L. L. L. L. L		
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. E.D. Allen made oath that he saw the within named. Josie L. Floyd n, seal, and as her act and deed, deliver the within written Deed; and that he, with A.P. DuBose SWORN to before me, this 28ths. of October A.D. 1922s. A.P. DuBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. hereby certify unto all whom it may concern, that Mrs. of the within named. did this day appear before me to the within named. did this day appear before me within named. does 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 fermines within mentioned and released. GIVEN under my hand and seal, this. Of. A.D. 19		•
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Es.Ds. Allen made oath that he saw the within named. JOSIG Ls. Floyd a, seal, and as her act and deed, deliver the within written Deed; and thathe, with AsPs. DuBose. Witnessed the execution thereof. SWORN to before me, this 28th October A.D. 1922. AsPs. DuBose Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. hereby certify unto all whom it may concern, that Mrs e of the within named	<u> </u>	·
Personally appeared before me. E.D. Allen I made oath that he saw the within named. Josie L. Floyd In, seal, and as her act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this 28th; of October A.D. 1922; A.P. DuBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, hereby certify unto all whom it may concern, that Mrs		•
made oath that he saw the within named		MORTGAGE OF REAL ESTATI
made oath that he saw the within named	Personally appeared before me E.D. Allen	
A.P. DuBose witnessed the execution thereof. SWORN to before me, this 28ths of October A.D. 1922s A.P. DuBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I		
AsPs DuBose	1 made oath that he saw the within named	1ογα
SWORN to before me, this. 28ths. October A. D. 1922s. A.P. DuBore (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. Li thereby certify unto all whom it may concern, that Mrs. of the within named. I 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 of sons 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 Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.		
SWORN to before me, this. 28ths. October A. D. 1922s. A.P. DuBore (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. Li thereby certify unto all whom it may concern, that Mrs. of the within named. I 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 of sons 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 Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 19.	h	
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A. D. 1922. A.P. DiBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. hereby certify unto all whom it may concern, that Mrs. e of the within named	A.P. DuBose	witnessed the execution thereof.
A. D. 1922. A.P. DiBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. hereby certify unto all whom it may concern, that Mrs. e of the within named	SWORN to before me, this 28th.	
A.P. DuBose (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. L. hereby certify unto all whom it may concern, that Mrs		
THE STATE OF SOUTH CAROLINA, County. L. hereby certify unto all whom it may concern, that Mrs	· · · · · · · · · · · · · · · · · · ·	E.D. Allen
L,	Notary Public for South Carolina.	
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
hereby certify unto all whom it may concern, that Mrs		
hereby certify unto all whom it may concern, that Mrs	County.	
e of 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 Of	I,	
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Premises within mentioned and released. GIVEN under my hand and seal, this	I,hereby certify unto all whom it may concern, that Mrs	she does freely, voluntarily and without any compulsion, dread or fear of any person of the computation of t
GIVEN under my hand and seal, this	hereby certify unto all whom it may concern, that Mrs	she does freely, voluntarily and without any compulsion, dread or fear of any person of the computer of the co
ofA. D. 19	L,	she does freely, voluntarily and without any compulsion, dread or fear of any person of the computation of t
	I,	she does freely, voluntarily and without any compulsion, dread or fear of any person of the computation of t
Notary Public for South Carolina.	I,	did this day appear before me she does freely, voluntarily and without any compulsion, dread or fear of any person of hin named
	I,	did this day appear before meaning the does freely, voluntarily and without any compulsion, dread or fear of any person of the hin named