Hereby bind.    Histing and Ansignin, forever, Anal.	TOGETHER with, all and singular, the Rights, Members, Hereditaments an ppertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Mrs. Emma Part her
Interest and forcer of today, all and simulation. Larbaid perciters meter the early, fifting and Astrony, from and specific perciters and the early fifting and Astrony, from and specific filled. But the first of the early filled and the early first and Astrony, from and specific filled. But the filled and the early first and Astrony, from and specific filled. But the filled and filled filled and the early statistic filled and the early filled and		Heirs and Assigns, forever. And
And it as not correspond. Asserting the basis and brisdings on side has in a sum out bost them. I hadded the sum of the basis of the accompany or categories satisfactory to the sum figure. In all tens of manages to the said mentages. and that is the rever that the manages. And the sum for the same to be bosted in the same to be bosted in the said mentage. The said mentages are the said mentages. The said said of the same to be bosted in the said to the said mentages. The said said of the said the said to the said the	o hereby bind Mufaelf my	Heirs, Executors and Administrators,
and the said wavegapen agree — to insert the brane only beliefing to read by the said wavegapen agree — to insert the brane and beliefing to read by the said of the sai		
bits, and assign the policy of insurance to the soid configuration, and that in the event that the configuration with all any time find to do so, then the same ranges and the same to the soid configuration, and that in the event that the configuration with any time find to do so, then the same ranges and configuration and exposure of such insurance under this storinging, with interest.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon the past the and unused.  And if at any time are port of sold 60M, or interest thereon of the past of the pas	Joing Executors Administrators and Assigns and every person whomsoever lawfu	lly claiming, or to claim, the same, or any part thereof.
bits, and assign the policy of insurance to the soid configuration, and that in the event that the configuration with all any time find to do so, then the same ranges and the same to the soid configuration, and that in the event that the configuration with any time find to do so, then the same ranges and configuration and exposure of such insurance under this storinging, with interest.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon be past the and unused.  And if at any time are port of sold 60M, or interest thereon the past the and unused.  And if at any time are port of sold 60M, or interest thereon of the past of the pas	And the said mortgagor agree to insure the house and buildings on said le	ot in a sum not less than Will Mans And (9/0000)
And if at any time any part of said debt, or interest thereon be past due and unpuid.  And if at any time any part of said debt, or interest thereon be past due and unpuid.  Berry Execution. Administrators or Anique, and speece that any judge of a place of the particle	y fire, and assign the policy of insurance to the said mortgagee, and that in	the event that the mortgagor shall at any time fail to do so, then the said
And if at any fine any part of said debt, or interest thereon be past due and unpaid.  Being Recorders, Administrators or Assigns, and gree that any Judge of these processes of the said	nortgagee may cause the same to be insured in	me, and Tempurse
the does observed practice to sold sortegome or Man Mary Control (Const.) and State to State	or the premium and expense of such insurance under this mortgage, with interest.	
regal Court of and State may, at charches or otherwise, appears a receiver with authority to take processors of and ventures and cortect supering courts of create and profits extended policies of the parties to these presents, that if the create and profits extended policies and dett. Littered, the court of creating of the parties to these Presents, that if the discourant of the parties to the said and with an all many and court profits of the parties to these presents, that if the create the presents of remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager. The said decide of any of the parties to the said the create, theorems, and the underly all said to a parties with the court of the said that the said mortgager. The said the create, theorems, and the underly all said to a parties with the court of the said that the said mortgager. The said the create, theorems, and the underly and in the year of out lived one thousand nine bundred and districtly further than the said parties, that the said mortgager and in the year of out lived one thousand nine bundred and districtly further than the said parties, that the said mortgager and independence of the United States of America.  Signed, Sealed and Delivered in the Presence of the Sovereign's and Independence of the United States of America.  MORTGAGE OF REAL ESTAT Greenville County.  Personally appeared before no. B. A	O Company of the Comp	
id moregogy do and shall well and truly pas or cause to be point, moto the said mortgogee the said eith or same in memory aforesaid, with interest three any be day, according to the true impass and morning of the said mort, then this deed of barrain and sale shall cause, determine, and be unterly until and was because to remain in (n) force and virtue.  AND IT IS AGREED by and between the said pacifics, that the said mortgogor  The hold and enjoy the sa remises until default of payment shall be made.  WITKHESS ALLY Hand and Seal , this State. The day of Miller than the payment shall be made.  WITKHESS ALLY Hand and Seal , this State. The day of Miller than the one hundred and Miller than the year of any levered in the Presence of the United States of America.  Signed, Sealed and Delivered in the Presence of All All All All All All All All All Al	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with pplying the net proceeds thereof (after paying costs of collection) upon said debt he rents and profits actually collected.	authority to take possession of said premises and collect said rents and profits, interest, costs or expenses; without liability to account for anything more than
AND IT IS AGREED, by and between the said parties, that the said mortgager	aid mortgagor, do and shall well and truly pay or cause to be paid, unto the	said mortgagee the said debt or sum of money aforesaid, with interest thereon,
WITNESS 18.54 Hand and Seal, this 25th day of Movements.  In the year of our Lord our thousand nine bundred and Assignst and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of	AND IT IS AGREED, by and between the said parties, that the said mortgage	to hold and enjoy the said
in the year of out Lord out schonsand nine hundred and Market Lag Late 1	remises until default of payment shall be made.	
Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  L. S. C.	WITNESS My Hand and Seal, this 25th	day of November
Signed, Scaled and Delivered in the Presence of  Signed, Scaled and Delivered in the Presence of  L. S. C.	in the year of our Lord one thousand nine hundred and twenty	two and in the one hundred and
(L. S. (L	4 1 th ' year of the Sovereignty ar	d Independence of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me Is Is Is Is In a Deed; and that he saw the within named Is	Signed, Sealed and Delivered in the Presence of	a land Lie
(I, S. (I, S. (I, S. (I, S. ))  HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me	J. P. DuBase -	(L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. In B.		(L, S.)
Greenville County.  Personally appeared before me. G. B. Le.  ad made oath that he saw the within named Llay A. A. D. 1922.  SWORN to before me, this J.Th.  ay of No. V. L. M. L.		(L. S.)
gn, seal, and as Aud as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this 25th and A. D. 1922  SWORN to before me, this 25th and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul.  Witnessed the execution thereof.  SWORN to before me, this 25th and assigns and that he, with within named and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to b		MORTGAGE OF REAL ESTATE.
gn, seal, and as Aud as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof.  SWORN to before me, this 25th and A. D. 1922  SWORN to before me, this 25th and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul.  Witnessed the execution thereof.  SWORN to before me, this 25th and assigns and that he, with within named and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and deed, deliver the within written Deed; and that he, with act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and act and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to before me, this 25th and the execution thereof.  SWORN to b	Personally appeared before me	
gn, seal, and as hill act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this 25th  A. D. 1922  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I. M. G. M. B. L. A. D. L.	nd made oath that the saw the within named Lloyd Luc	·
SWORN to before me, this 25th A. D. 1922.  A. D. 1922.  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, A. G. A. D. 1922.  O hereby certify unto all whom it may concern, that Mrs. Sanna and all this day appear before me, this day appear before me, this man did this day appear before me, the within named 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 Massigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul		
SWORN to before me, this 25th A. D. 1922.  A. D. 1922.  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, A. G. A. D. 1922.  O hereby certify unto all whom it may concern, that Mrs. Sanna and all this day appear before me, this day appear before me, this man did this day appear before me, the within named 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 Massigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul	·	
SWORN to before me, this 25th.  A. D. 1922.  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, M. G. J. M. B. C.,  Thereby certify unto all whom it may concern, that Mrs. Common Additional Composition of the within named.  If of the within named.  A. D. 1922.  J. J		•
A. D. 1922  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, M. G. A. M. B. RENUNCIATION OF DOWE of the within named all whom it may concern, that Mrs. G. M. J.	-/ 0	
RENUNCIATION OF DOWE  Greenville County.  I, A. G. A. B. C.  The hereby certify unto all whom it may concern, that Mrs. Garana and Long A.  The of the within named Along A.  The did this day appear before resons whomsoever, renounce, release, and forever relinquish unto the within named Max. Emand and claim of Dower, of, in or to, all and singular contents and also all her right and claim of Dower, of, in or to, all and singular contents and singular contents.	SWORN to before me, this 25th	
RENUNCIATION OF DOWE  Greenville County.  I, A. G. A. B. C.  The hereby certify unto all whom it may concern, that Mrs. Garana and Long A.  The of the within named Along A.  The did this day appear before resons whomsoever, renounce, release, and forever relinquish unto the within named Max. Emand and claim of Dower, of, in or to, all and singular contents and also all her right and claim of Dower, of, in or to, all and singular contents and singular contents.	1. Parkson (SEAL)	G.B.Lu
Greenville County.  I, W. G. W. B. C. A. Distant Eurlie S. C.,  be hereby certify unto all whom it may concern, that Mrs. Common Leaves 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 ersons whomsoever, renounce, release, and forever relinquish unto the within named Mrs. Common Batt. Leaves All.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular contents and singular contents.	Notary Public for South Carolina.	
I, M. G. and Barel A. Martany Entline S.C.,  The hereby certify unto all whom it may concern, that Mrs. Entline S.C.,  The of the within named Alayd A	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
the of the within named layd appear before reduced 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 whomsoever, renounce, release, and forever relinquish unto the within named Mrs. Emand. Bath. hlw.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular contents.	Greenville County.	
did this day appear before not describe the within named of the wi		C. C.
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 rsons whomsoever, renounce, release, and forever relinquish unto the within named Max. Emand. Bath had	hereby certify unto all whom it may concern, that Mrs. [And December 1]	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul	ife 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 or
	ersons whomsoever, renounce, release, and forever relinquish unto the within named	mre. Emma Batt, her
GIVEN under my hand and seal, this 27  ay of "NOULE WALL A. D. 1922   6  Notary Public for South Carolina.		
ay of "MOVILLE WELL A. D. 1922   6 mm Lel Notary Public for South Carolina.	GIVEN under my hand and seal, this 27	
Notary Public for South Carolina.	ay of 1001122111 A. D. 192.2	6
	Notary Public for South Carolina.	www. Allo
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