PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I the did mortgagor	TOGETHER with, all and singular, the Rights, Members, Hereditan appertaining.	ments and Appurtenances to the said Premises belonging, or in anywise incident or $\mathcal{N}(\mathcal{A})$ \mathcal{N}
a strategy what is a straight and the state products to the state products are state and terrors driven of the state products are state products a	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said At 1 x 22221 Mil Dr 21ey for L. J. Van Heirs and Assigns, forever. And
the present Administrators and Anzano, more correspond whemseever turished, claiming, or to claim, the years, or my year thread. And the said mechanisms are more to the current the basic and haldings or an act to fine a merical time date. It is all the said mechanisms are more to the current to the contractive to t	o hereby bind 1211/21/2 and 1211	Heirs, Executors and Administrators,
And the sent management server. To instruce the boson and harderings on sold lot in a sum not sent than it is also the same measure of those for a company of companies and the same of the restriction. It is also the same measure from them the same members of the sam		
Delias (in a company or composite ratificatory to the macapases), and sorp the mine insured from lost or design the policy of laminates in its add mortgage, and that its does not have all mortgage. See that is only the mine insured from lost or deep responses. See a surged in the mortgage of the mortgage with instead. The premium and expense of and insurance order the mortgage, with instead. And it is my three any gent of and debt or interest derices he made the made and minister. And it is my three any gent of and debt or interest derices he made the made and minister. And it is my three any gent of and debt or interest derices he made the made and minister. And it is my three any gent of and debt or interest derices he made the minister. And it is my three any gent of and debt or interest derices he made the minister. And it is my three any gent of and debt or interest derices he made the minister. And it is my three any gent of and debt or interest derices he made the minister. Before, Exercises, Administration or designed on the minister of an interest these or expenses and expenses and expense the minister of the interest them of the processor of sink and expenses and		
of the and antimor to color or immorrance to the sold montgages		
And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest and service due to any interest and service due to the past doith of said any past of the parties on the past due to the past doith of said any past of the parties of the past of the said any past of the past doith of said any past of the past doith of said any past of the past doith of said any past of the past of the past of		
And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest thereof to past due and unjoint. And I et any time any part of said doith, or interest and service due to any interest and service due to the past doith of said any past of the parties on the past due to the past doith of said any past of the parties of the past of the said any past of the past doith of said any past of the past doith of said any past of the past doith of said any past of the past of the past of	ortgagee may cause the same to be insured in	name, and reimburse
The bore described considers to sold surcturance or Links. High Execution Administrators in Nations and specific contents of profile place of the second contents of the second contents of profile place of the		
response profile factor on the factors and section of the section	. 0 •	
if mortesers— do and chall well and rendy topy or cause to be paid, unto the said mortespace. One said colds or sum of reness, shorosaid, with interest thereon and be discovered to the said mortespace in the said of this deed of language and said said costs. The said of the said mortespace is desired to the said of the said of this deed of language and said said costs determines, and be untilely said said to the said mortespace of the said mortespace. All any said said colors of the said mortespace and said the said said the said said to figurespace and said the said mortespace. WITNESS I said the said mortespace and said the said mortespace and said the said said to the said said the said said to the said said the said said to the said said said the said said the said said said the said said said the said said the said said the said said said the said said the said	incuit Court of said State may, at chambers of otherwise, appoint a receive	T WILD AUTHORITY to take possession of said premises and collect said route and profite
AND IT IS AGREED, be and between the said parties, that the said narrangeon. It is not an angene and said characteristic and be unterly will and valid the said states and between the said parties, that the said narrangeon. It is not a considerable to hold and captry the said enterings and the first of payment shall be under. WITHERS. High Hund. and Sea", this objects the said narrangeon. It is not a considerable to have a considerable to have a considerable to the sovereigneed and todependence of the United States of America. Support Scaled and Deliveryed in the Procurse of the Sovereigneed Indigendence of the United States of America. Support Scaled and Deliveryed in the Procurse of the Sovereigneed Indigendence of the United States of America. Support Scaled and Deliveryed in the Procurse of the Sovereigneed Indigendence of the United States of America. A Support Scaled and Deliveryed in the Procurse of the Sovereigneed Indigendence of the United States of America. MORTGAGE OF REAL ESTATE. (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (MORTGAGE OF REAL ESTATE (L. S.) (MORTGAGE OF REAL ESTATE (MORTGAGE OF REAL ESTATE (MORTGAG		
WITHERS 1114 that and Seal this stepheth day of December 1 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 3 and in the one handred and Additional law 2 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 4 and 3 and 4 and 5 and	any be due, according to the true intent and meaning of the said note, the	en this deed of bargain and sale shall cease, determine, and be utterly null and void;
WITHERS 1114 that and Seal this stepheth day of December 1 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additionally law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 2 and in the one handred and Additional law 3 and in the one handred and Additional law 2 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 3 and in the one handred and Additional law 4 and 3 and 4 and 5 and	AND IT IS AGREED, by and between the said parties, that the said m	iortgagor Mary D. Lugy to hold and enjoy the said
SWORT to before me, this State of South Carolina. STATE OF SOUTH CAROLINA, J. S.		
A Direct Section of the Control of t	WITNESS Hand and Seal, this Light	1th day of December
The Signed Sealed and Delivered in the Presence of Control Calculation of Control Calculation (L. S.)		
(I. S.) (I.	Signed, Sealed and Delivered in the Presence of	
(L. S.) (L.		Daif Diray (L. S.)
MORTGAGE OF REAL ESTATE Greenville County. Personally appeared before me leaved. Given the within written Deed; and that he, with. I made oath that he saw the within named. Did by B. Inity I made oath that he saw the within named. Did by B. Inity I made oath that he saw the within named. Did by B. Inity I made oath that he saw the within named. SWORN to before me, this SWORN to before me, this Of Did by County Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. 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 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. of A. D. 192. Notary Public for South Carolina.		(L. S.)
Greenville County. Personally appeared before me level Gelle Edward of made cath that she saw the within named. The lay is said, and as the saw the within named. The lay is said, and as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. The sand as the execution thereof. SWORN to before me, this. The sand as the execution thereof. The sand as the execution		(L. S.)
The personally appeared before me leaves 12 leaves and a seal, and as 12 leaves and deed, deliver the within written Deed; and that she, with witnessed the execution thereof. SWORN to before me, this start of SOUTH CAROLINA, Creenville County. I. hereby certify unto all whom it may concern, that Mrs. e of the within named. In pon 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 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. 192. Notary Public for South Carolina.	` }	MORTGAGE OF REAL ESTATE.
m, seal, and as Third act and deed, deliver the within written Deed; and that he, with If Bush had be seemed the execution thereof. SWORN to before me, this. SWORN to before me, this. SWORN to before me, this. One of the within and that he within written Deed; and that he, with Witnessed the execution thereof. SWORN to before me, this. A. D. 1922 What a great state of SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. The of the within named. It 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 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, of the control of the co		
m, seal, and as Third as act and deed, deliver the within written Deed; and that S. he, with witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 192 2		
SWORN to before me, this. SWORN to before me, this. A. D. 1922 A. D. 1922 M. C. L.	d made oath that saw the within named 111111	i g g
A. D. 1922 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs fe of the within named	n, seal, and as Tell act and deed, deliver the wi	thin written Deed; and that S. he, with.
A. D. 1922 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs fe of the within named	~ + P. Bustage	witnessed the execution thereof.
HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named	SWORN to before me, this	
HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named	y of Deacher A. D. 1922	En Belo Edulanda
Greenville County. I, hereby certify unto all whom it may concern, that Mrs. did this day appear before me, a 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 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. Of. A. D. 192. (L. S.) Notary Public for South Carolina.	Notary Public for South Carolina.	Visit de Canalia
I, hereby certify unto all whom it may concern, that Mrs	}	RENUNCIATION OF DOWER.
did this day appear before me, 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 person or sons whomsoever, renounce, release, and forever relinquish unto the within named	I,	
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 or sons whomsoever, renounce, release, and forever relinquish unto the within named	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, 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, Premises within mentioned and released. GIVEN under my hand and seal, this		
Premises within mentioned and released. GIVEN under my hand and seal, this		
Notary Public for South Carolina. A. D. 192 (L. S.) Notary Public for South Carolina.		, , ,
Notary Public for South Carolina.		
	_	