This and Assigns feeters, And Administrators to warrant and feeter defend, all and simple, the shall premise unto the raid. The standard of the shall and simple the shall premise unto the raid. The shall and Assigns, from and applied. The shall continue to the shall premise unto the raid. The shall marrange access and Assigns, and every prome whomesomer burlah, childred, or to other, the same or may push thermal. And the shall marrange access and Assigns, and every prome whomesomer burlah, childred, or to the shall be shall not be shall not be shall marrange access to the south of in the count that the unstratogy. It is all the shall not shall be shall not shall be shall not shall no	taining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Cinclia (t.	es belonging, or in anywise incident or apper-
to warrest and forest delead, all and simples, the said premises unto the told. Level Color and Analysis from and against Level Level Miles. Recenter, Administrators and Angient, one carry gream whomosees twirtig chiming, or to claim, the same, or any part thereast. And the told corruptors and Angient, and covery gream whomosees twirtigs chiming, or to claim, the same, or any part thereast. And the told corruptors and Angient and Angient, and covery gream whomosees twirtigs chiming, or to claim, the same, or any part thereast. Dollars (in a company or composite satisfactory to the corruptors), and seem the told to the part of the creat that the mortgage, and all at my time full to do so, then the said mortgage. May compare the same to be interest in. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past due and unusual. And if at any time soy part of said tolds, or interest thereon he past of the said tolds and second to said to said to the said tolds and south to the said tolds and second to said to	Heirs and	Assigns forever. And
Here and Angeles, from and against. *** *** *** *** *** *** *** *** *** *	do hereby hind Myzelly Thy	
Heter, Recenters, Administratura and Assignment, of every person whomenovers havility claiming are more on we part thereof. And the raid mortgager, age. Dollar (in a company or companies satisfactory to the mortgager), and keep the same instanced from lone or densige by fine, and assign the policy of incorpace to the said mortgager, and that in the event that the mortgager, build at any time fail to do so, then the said mortgager, may cause the same to be instanced in the mortgage, with interest. And if at any time any part of soid debt, or interest electron be used due and ungood. And if at any time any part of soid debt, or interest electron be used due and ungood. And if at any time any part of soid debt, or interest electron be used due and ungood. And if at any time any part of soid debt, or interest electron be used due and ungood. And if at any time any part of soid debt, or interest electron be used due and ungood. And if at any time any part of soid debt, or interest electron to use and ungood. And if at any time any part of soid debt, or interest electron or expected on the part of soil debt and soil debt and ungood. And if at any time any part of soil debt. PROVIED ANALYSE NEVERTHELESS, and it is the true interest and merging of the parties to these parties of these parties of the parties of the parties of the parties of these parties, which is all force and visual and profits actually ordinary or account for anything more than the result and profits actually of the control for anything more than the result and profits actually of the control for anything one channel and profits of the parties of these parties, which are also any of the soil of the parties of these parties, and the parties, debt or into a control force. AND IT is AND		
And the said nectopole agent to incore the bone and briblings on evid by me a sum not test than	Heirs and Assigns, from and against Heirs and Assigns, from and against Heirs and Heir	st Me and thereof
Dollars (in a campany or companies satisfactory to the morragenes	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same	Filteen him died
over five, and assigns the policy or insurance to the said mortgages, and that in the event first the mortgage, shall at any time fail to do so, then the said mortgages, may cave the sance to be insured in		
And it at any time any part of said debt, or interest thereon be past due and unpaid. And it at any time any part of said debt, or interest thereon be past due and unpaid. And it at any time any part of said debt, or interest thereon be past due and unpaid. And it at any time any part of said debt, or interest thereon be past due and unpaid. And it at any time any part of said debt, or interest thereon be past due and unpaid. And it at any time any part of said debt, or interest thereon it any part of said debt, or interest the part of the past of		
And if at any time any part at said dick, or interest thereous he past due and unpaid. And if at any time any part at said dick, or interest thereous he past due and unpaid. All the above described premises to said upstances of the past of the said parties with a parties to the past agree that any Julge of the applying the new notices thereof (after pasting cross of collection) upon each deck, interest, costs or expense; without likelify to account for anything more than the rents and profits actually collected. By the pasting cross of the pasting to the rent interest and profits actually collected. BROVIDO ALWAYS NYTERTHELESS, and it is the true intent and meaning of the pactice to these Presents, that it is, the said mortgage of the anid deck interest, the true and the pasting to the true intents and reasoning of the said note, then this dead of bargain and alle shall cross, determine, and the starty tradition and travers and the said parties, that the said mortgage of the said deck use and be startly read and vertice. AND IT IS AGREED by and between the said parties, that the said mortgage of the said parties, that the said mortgage of the said said of payment shall be made. WITNESS Pland and Seal., this ACTAL day of Premises mild default of payment shall be made. WITNESS Pland and Seal., this ACTAL day of Premises and in the one hundred and twenty. July ACTALLA ACT	mortgagee may cause the same to be insured in	
And if at any time sury part of said debt, or interest thereon be past due and unusual And if at any time sury part of said debt, or interest thereon be past due and unusual And if at any time sury part of said debt, or interest clear will be a belief to the part of the appropriate the rest and sprofile accounts of an appropriate the rest and profile accounts of collection yours caid debt, interest, costs or expursas, without liability to account for anything more than the rests and profile accounts of collection yours caid debt, interest, costs or expursas, without liability to account for anything more than the rests and profile accounts of an add and really pay or cause to be presented and meaning of the parties to these Presents, that if it is pay to due, accounting to the rere intert and meaning of the parties to these Presents, that it is a pay to due, accounting to the rere intert and meaning of the parties to these Presents, that the rest and the said nate, then this deed of bactoria and sale shall coase, derends, with the rest of the said nate, then this deed of bactoria and sale shall coase, derends, with the rest of the rest and the rest of the said nate, then this deed of bactoria and sale shall coase, derends, with the rest of the rest and the rest of the United States of America. MORTGAGE OF REAL ESTATE. Sugnet, Saled and Delivered in the Presence of Account of the United States of America. Sugnet, Saled and Delivered in the Presence of Account of the United States of America. Sugnet, Saled and Delivered in the Presence of Account of the United States of America. Sugnet, Saled and Delivered in the Presence of Account of the United States of America. Sugnet, Saled and Delivered in the Presence of Account of the rest	for the premium and expense of such insurance under this mortgage, with interest.	
of the above fleerings permiss to suit methods or will applying a control of the		
Greent Court of said State pass, at chambers or otherwise, appoint a receiver with authority to Take passession of and profess the country of the passes of the country of the passes of the country of the passes of the country of the country of the country of the passes of the passes of the country of the		
print mortgagor. An and shall well and study pay or case to be paid, unto the said mortgagor. It is said either or sunt of momes aforesaid, with interest thereon, if any be dua, excloring to the true intent and menaning of the said mote, then this steed of bargain and sails shall crease, determine, and be sately null and world; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. to hold and enjoy the said Premises until default of payment shall be made. WITNESS Y by Hand and Seal, this AG Th day of Though in the year of our Lord one thousand nine hundred and twenty. Land in the one hundred and Little year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of AGUILLEL ALLEL ALLEL L. S.) L. S.) THE STATE OF SOUTH CAROLINA. Greenville County. SWORN to before me The said mode, deliver the within written Deed; and that he with ALLEL ALLEL Writeness and deed, deliver the within written Deed; and that he with ALLEL ALLEL Writeness and on ALLEL ALLEL Writeness and Delivered the execution thereof. SWORN to before me, this 26 A. D. 182. SWORN to before me, this 26 A. D. 182. SWORN to before me, this 26 A. D. 182. THE STATE OF SOUTH CAROLINA. Greenville County. CSEAL. THE STATE OF SOUTH CAROLINA. GREATING OF DOWER. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville County. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA. Greenville county. I. S. THE STATE OF SOUTH CAROLINA Greenville county.	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of sa applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; with	aid premises and collect said rents and profits,
Premises until default of payment shall be made. WITNESS '	said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt or if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall c	sum of money aforesaid, with interest thereon,
WITNESS, 'Ny Hand and Seal, this C. The day of 'Morey' in the year of our Lord one thousand nine hundred and twenty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of C.	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
Signed, Scaled and Delivered in the Presence of (1)		
Signed, Sealed and Delivered in the Presence of (17) State (18) (18) (18) (18) (18) (18) (18) (18)	WITNESS Thy Hand and Seal, this & GIh day of	May
Signed, Sealed and Delivered in the Presence of (17) Signed, Sealed and Delivered in the Presence of (17) Signed, Sealed and Delivered in the Presence of (18) Signed, Sealed and Sealed in the Seale	in the year of our Lord one thousand nine hundred and twenty-	and in the one hundred and
Signed, Sealed and Delivered in the Presence of (1) (1) (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	fiftleth year of the Sovereignty and Independence of the United States	of America.
L. S.) L. S.) L. S.) L. S.) L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me (() () () () () () () () () () () () ()	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me		L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me (() / / / / / / / / / / / / / / / / /		L S.)
Greenville County. Personally appeared hefore me / / /// / / / / / / / / / / / / / /		L. S.)
Personally appeared before me. / / // / / / / / / / / / / / / / / /	THE STATE OF SOUTH CAROLINA,]	MORTGAGE OF REAL ESTATE.
and made oath that he saw the within named LCCCCCC BECALARICAL sign, seal, and as LCCCCCC BECALARICAL witnessed the execution thereof. SWORN to before me, this ACCCCCC BECALARICAL witnessed the execution thereof. SWORN to before me, this ACCCCCCC BECALARICAL witnessed the execution thereof. THE STATE OF SOUTH CAROLINA. Greenville County. I, Condo hereby certify unto all whom it may concern, that Mrs. wife of the within named. did this day appear before me, 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	Greenville County.	
sign, seal, and as SLA act and deed, deliver the within written Deed; and that he, with J.	Personally appeared before me ()	
sign, seal, and as Such act and deed, deliver the within written Deed; and that he, with J.	and made oath that the saw the within named strictly 3200 kshirtly	
SWORN to before me, this		
SWORN to before me, this day of locally A. D. 192 de locally A. D. 192 d	sign, seal, and asact and deed, deliver the within written Deed; and thathe, with	J. H. James
A. D. 192. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named		witnessed the execution thereof.
day of NUXY Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs	day of 17 1CXXXX A. D. 192.6	
THE STATE OF SOUTH CAROLINA. Greenville County. I,	W. D. Mettz (SEAL.)	1246 2
Greenville County. I,		
I,	· · · · · · · · · · · · · · · · · · ·	RENUNCIATION OF DOWER.
wife of the within named	Greenville County.	
wife of the within named	1,	
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		
persons whomsoever, renounce, release, and forever relinquish unto the within named		
	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,	Heirs, and Assigns, all her interest and estate, and also all her right an-	d claim of Dower, of, in or to, all and singular,
the Premises within mentioned and released.		
GIVEN under my hand and seal, this	average and the state of the st	
day of(L. S.)		
	day of	
Recorded May 28'th at 9:30 2 422 , 1926	day of	