the bering block. The College of the State of St	taining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa	nd Appurtenances to the said Premises belonging, or in anywise incident or apper- uid LLeox g. Llox gul TL Lu L
THE STATE OF SOUTH CARCINA. CHECK AND AND A SOUTH CARCINA. AD 182.1 STATE STATE OF SOUTH CARCINA. CHECK AND		heirs and assigns forever. And
helis. Accordances, ediministrators and according and every persons the mission of every the second and every persons the mission of every the design and the second of every the mission of the second and helidings are such that in a some road loss from a Belletic state of the second of the secon		
helic, accounts, shiriciterance and account of account of those and helicitary on will be to a sum are few than a discretified. And the staff throughout accounts of the control to the safe means and the staff to the sum are few than a discretified. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar, in company or companies existancy to the mortgogor. Bolitar in company or companies existancy to the companies. Bolitar in c		
Delice, is a consumery or companies ratherance to select the same and from hear or through the policy of insurance or the same to be insured; in the cover that the merganes and that is the circumstance of the same to be insured; in the premium and expense of such increases endor this mortgage, with interest. And if at any time my centre of said deals, or interest, the gas does not support. And if at any time my centre of said deals, or interest, the gas does not support. And if at any time my centre of said deals, or interest, the gas does not support. And if at any time my centre of said deals, or interest, the gas does not support and the said support. And if at any time my centre of said deals, or interest, proport a recovery, with unbordy to take posterios of and premises and deposts and groots and profits, applying the centre and profits of the said contributions are said and said and account of the said contributions and the said contributions without bothing, occurred to the said contribution of the said ones and profits accounts of many submitting more than the contribution of the said many and the said contributions of the said ones and profits accounts on the said contribution on the said ones and profits accounts and profits accounts on the said contribution on the said ones and profits accounts and profits accounts on the said ones and profits accounts on the s	heirs, executors, administrators and assigns and every person whomsoever lawfu	lly claiming or to claim the same or any part thereof
The state of south the policy of increase to the said morrages. And that is the event that the morragene, that it are use light to to as, then the said morragene, may cause the name to be intered in the said morrage and exposes of call date, or interest foresten, the cast due and capital. And if it any time any part of call date, or interest foresten, the cast due and capital. And if it any time any part of call date, or interest foresten, the cast due and capital. And if it any time any part of call date, or interest foresten, the cast due and capital. And if it any time any part of call date, or interest foresten, the cast due and capital. And if it any time any part of call date, or interest foresten, the cast due and capital and the call capital and the call capital and the call and the call capital and the call and the call capital and	And the said mortgagor agree to insure the house and buildings o	n said lot in a sum not less than Accurate that I I accurate
for the prantian and expense of such insurance under this nortunes, with interest. And if at any time any pain of said deal, or interest, process, be paid due and unpublic. And of at any time any pain of said deal, or interest, process, be paid due and unpublic. And of at any time any pain of said deal, or interest, process, per paid due and unpublic. And of at any time any pain of said deal, or interest, process, and agree the any Judge of the Orient Court of said State may at causables or otherwise, applied or the orient cause particle, applied or the correct cause of particles, applied and expenses of causable said ratios and profits, applied and profits actually california. PROVIDED ALWAYS EVERCHIFLESS, and it is the true intent and manifest to these Processes, that it is sufficiently profits and profits actually california. PROVIDED ALWAYS EVERCHIFLESS, and it is the true intent and manifest to the left or sum of money information, with interest thereon, it may be an originally an original to the true intent and member of the value particle, that the said mortgager. AND IT IS AGREED, by and between the said particle, that the said mortgager. AND IT IS AGREED by and between the said particle, that the said mortgager. AND IT IS AGREED by and between the said particle, that the said mortgager. AND IT IS AGREED by and between the said particle, that the said mortgager. AND IT IS AGREED by and between the said particle, that the said mortgager of the independent of the true for an original said said and particle said said said said said said said said		
for the premisms and expense of such insurance ander this nortigage, with interest. And if at any time my inert of said date, or interest, thereon, to past due and support Berry, recovering, abundantization or saight, and and profiles. And if at any time my inert of said date, or interest, thereon, to past due and support Berry, recovering and surrent that any ladge of the Creening and anterior that any ladge of the Creening of the control of said premises and adolect and returneds, applying the rest process thereafter takes profile of the Creening and the control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restanting to the said control of said premises and adolect and restant the said control of said premises and adolect and restant the said control of said premises and adolect and restant the said mortgage. And I all the premises and defeat or premont shall be made. WITHINGS. Place I was a said parties, that the said mortgage. WITHINGS. Place I was a said parties, that the said mortgage. The said premises and defeat or premont shall be made. WITHINGS. Place I was a said parties, that the said mortgage. The said premises and defeat or premont shall be made. WITHINGS. Place I was a said parties, the said parties, that the said mortgage. The said parties and the control of the said parties, that the said mortgage. The said parties and the said parties and the said parties, that the said mortgage. WITHINGS. Place I was a said parties of the said parties and the said parties and the control of the said parties and the control of the said parties and the said parties and		<i>()</i>
And if at any time are yout of and debt, or interest therein, he wast due and unquid here's persists to said mergage If the here's occurre, and state the many at chandres or otherwise, sport a receiver, with autority to take possession of said interest and collect and grant and active and are stated or expenses; without taking to account for anything more than the rests and profits a depth of the contrast and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true inners and menting of the parties to given Prosents, that it is a count for anything more than the rests and profits and well and truly age or cause to be paid are to the said narranges the fields or some if mentioned and well and truly age or cause to be paid are to the said narranges the fields or some if mentioned and well and enjoy the said parties, that the raid narranges the fields of the paid are to the said narranges the fields of the paid and and said that in the green of our Lord sine bundress and the said parties, that the raid mortgager. AND IT SEA RAIRED, by and between the said parties, that the raid mortgager All the paid and said and said that within more and the taken of the said to the said and said that the year of our Lord sine bundred and the truly A Last of the paid and said that the year of our Lord sine bundred and the truly A Last of the paid and said that the green of our Lord sine bundred and the truly A Last of the said parties, that the green our Lord sine bundred and the truly A Last of the said parties, that the green our Lord sine bundred and the truly A Last of the said parties, that the said that the said that the said that the said that the parties of the said that the sai		//
their, occurring a discribed permises to said margingne. On. M. A. Sheri, occurring, administrators or makins, and agree that any Judge of the Circuit Court of and State may, as canades and contents, proposed a receiver, with authority to take possession of and premises and called said ents and perfits, applying from the property of the profits actually collected. PROVIDED ANAWS, NEWERTHERISS, and or is the true intent and meaning of the parties on these Presents, without instity to account of any arthring more than the said mortganges. The debt or sum of memy abressed, with inserved thereon, if any because on the said and truly pay or cause to be paid unto the said nortganges. The debt or sum of memy abressed, with inserved thereon, if any because in that force and views. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and between the said parties, that the said mortganger. AND IT IS CORRED by and the made and test that the said mortganger. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this. AND IT IS CORRED by and the said and seal this increase and said and the said and seal this increase and said and the said and seal this. AND IT IS CORRED	•	\lor
Court of soid State coay, at chamblers or otherwise, agreeint a reactiver, with authority to take proceeds the cather cather cather paying costs of collection), upon said data, interest, ead or expenses, without hidding to account for anything more than the rows and profits cataly collected. PROVIDED ALMANS NEVERTHIBLES, and it is the true interest and execution the nation of the payer cannot be payer cannot be paid mort the said mortgages. Be delt or sum on income sourcested, with interest theorem, if any be bine, according to the true interest and monitor of the said source. then this deed of baregin and vale shall exame, determine and be ultimby note and and a wild, otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said source, that the said mortgages. WITHINS STATE OF SOUTH CAROLINA, Greenwill Commits. Spend, Said and Delivered in the Presence of A. D. 192 J. Second and an analysing and said second of America. Spend, Said and Delivered in the Presence of A. D. 192 J. Second and as a within parent of the within arranted and seed of Said and seed of Said and Said on the care of the said and seed of Said and Said on the Said and Delivered in the Presence of A. D. 192 J. Second and seed on the Said of the Said source of America. Second Said and Delivered in the Presence of A. D. 192 J. Second Said of Said on the Said of the Said of Said Said Said Said Said Said Said Said		
reins and profits actually collected. The STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. A. D. 192 J. Synchrolina by the label and the law to within named. A. D. 192 J. Synchrolina by the label and the law to within named. A. D. 192 J. Synchrolina by the label and the law to within named. A. D. 192 J. Synchrolina by the label and each of the label and deed, deliver the within switten Deed; and that he, with. Synchrolina by the label and deed, deliver the within switten Deed; and that he, with. Synchrolina by the label and seed on the label and the label and the label and deed, deliver the within switten Deed; and that he, with. Synchrolina by the label and believed the label. Synchrolina by the label and believed the label. Synchrolina by the label and	Court of said State may, at chambers or otherwise, appoint a receiver, with aut	hority to take possession of said premises and collect said rents and profits, applying
PROVIDIGO ALWAYS. NEVERTHELESS, and it is the true intent and uneuming of the parties to these Presents, that it is all the said most parties, of an and shall well and trusty any or came to be paid unto the said mostageness. the date or sum or money advisorable, with interest thereou, if any became and the said notes, then the said not of bargain and said that case, determine and be utterly null and woul, otherwise to remain in fold force and virtue. AND IT IS AGREED, by and between the said parties, that the said mostageness. AND IT IS AGREED, by and between the said parties, that the said mostageness. WITHERS PLAY hand, and seal, this in the year of one local give bundered and versey. It is the year of our local give bundered and versey. It is all the parties and in the one hundred and play the said parties, spend, Scaled and Delivered in the Presence of the United States of America. Spend, Scaled and Delivered in the Presence of the County. PERSONALLY appeared before me and the presence of the County. PERSONALLY appeared before me and deed, deliver the within written Deed; and that he saw the within named. **NORN to before me, this Lat.** **NORN to before me, this Lat.** **AD 1921* **NORN to before me, this Lat.** **NORN to be only the said that the does freely, volumerily and without any computation, dread or feat of any person or persons whomsever, resonance, re		merest, cost of expenses, without habitity to account for anything more than the
and mortrager		meaning of the parties to these Presents that if
remain in full force and virtue AND IT IS AREED, by and between the said parties, that the said mortgagor. The penalise until default of payment shall be made WITNESS Med band and soal this. In the year of our lard tenne transferd and treathy the least of the landscaper of the Indicated and the case. Signed, Sealed and Delivered in the Presence of the Long and in the one hundred until year. J. S.) I. S.)		
AND IT IS AGRISSO, by and between the said parties, that the said mortgagor. AND IT IS AGRISSO, by and between the said parties, that the said mortgagor. AND IT IS AGRISSO, by and between the said parties, that the said mortgagor. AND IT IS AGRISSO, by and between the said parties, that the said mortgagor. AND IT IS AGRISSO, by and separately said send said the said said said said said said said said	due, according to the true intent and meaning of the said note, then this deed of	of bargain and sale shall cease, determine and be utterly null and void, otherwise to
Fremines until de(ault of payment shall be made. WITKESS PLE band. and seal this. WITKESS PLE band. and seal this. In the year of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. Signed, Sealed and Delivered in the Procence of the United States of America. MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. Sign, seal, and as the within named. A D. 192.5 SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the States of America. SWORN to before me, this the states of America. SWORN to before me, this the states of America. SWORN to before me, this the states of America. SWORN to before me, this the states of America. SWORN to before me, this the states of America. SWORN to before me, this the states of America. SWORN t		
m the year of our lord gline hundred and twenty file. And in the one hundred and year of the Indeed mode of the United States of America. Signed, Sealed and Dolivered in the Presence of I. S.) I. A. L. S.) I. L. S.) I. L. S.) I. S.)	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagor to hold and enjoy the said
in the year of the Independence of the Unided States in America. Spiend, Sealed and Delivered in the Presence of I. S.) I. S.) I. S.) II. S.) THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. and made oath thatbe saw the within named. A. D. 192	Premises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. At a saw the within named At a saw the within named A. D. 1925 W. A. L. S.) Signe, seal, and as a seal of the saw the within named and seal that the saw the within samed and made outh that the saw the within samed A. D. 1925 THE STATE OF SOUTH CAROLINA, Greenville County. I. C. S.	WITNESS My hand and seal this	day of A. 1.
Signed, Sealed and Delivered in the Presence of L. S.) THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. At a saw the within named At a saw the within named A. D. 1925 W. A. L. S.) Signe, seal, and as a seal of the saw the within named and seal that the saw the within samed and made outh that the saw the within samed A. D. 1925 THE STATE OF SOUTH CAROLINA, Greenville County. I. C. S.	in the year of our Lord wine hundred and twenty-	and in the one hundred and for 2 to 1 - 11.11 th
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. and made oath that the saw the within named. A D. 192.5 SWORN to before me, this of the same of the sa	u	· V
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. and made eath that the saw the within named. A. D. 1925. SWORN to before me, this. SWORN to before me, this. A. D. 1925. A. D. 1925. A. D. 1925. A. D. 1925. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I. (Call of the within named. And the same and whom it may concern, that Mrs. wife 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 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. D. 102	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. and made eath that the saw the within named. A D. 1925. SWORN to before me, this. A D. 1925. A D. 1925. SWORN to before me, this. A D. 1925. A D. 1925. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I County. Greenville County. A D. 1925. A D. 1926. A D.	1. It cest cy	Kr. D' Kllkicaet L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath thathe saw the within named. A. D. 1925 SWORN to before me, this. SWORN to before me, this. A. D. 1925 M. A. L.	Trank Si Legh	L. S.)
THE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me	' 0	L. S.)
Greenville County. PERSONALLY appeared before me and made oath thathe saw the within named		L. S.)
sign, seal, and as deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this day appear before me, this do	PERSONALLY appeared before me	
witnessed the execution thereof. SWORN to before me, this described 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 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.		
SWORN to before me, this A. D. 192.5 Control of South Carolina		
day of A. D. 1925. (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, County A. D. 1925. do hereby certify unto all whom it may concern, that Mrs. wife 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 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.		witnessed the execution thereof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Character 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 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		
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. Chi a semantic 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 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.	day of A. D. 192	it of Estan
THE STATE OF SOUTH CAROLINA, Greenville County. I. Country C	$(V \mid Z \mid I \mid I$	
Greenville County. I. Characteria and concern, that Mrs. do hereby certify unto all whom it may concern, that Mrs. wife 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 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.		
Greenville County. I, Charles and Land County. Identify a	THE STATE OF SOUTH CAROLINA, \	RENUNCIATION OF DOWER.
do hereby certify unto all whom it may concern, that Mrs	}	
do hereby certify unto all whom it may concern, that Mrs	(Princhase but and Du	artnig-C1
wife of the within named	de hereby cortify 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 or persons whomsoever, renounce, release, and forever relinquish unto the within named		did this day appear before me,
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. A. D. 102		
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	persons whomsoever, renounce, release, and forever remiquish alto the within	
GIVEN under my hand and seal, this	Hairs and Assigns all her inter	est and estate and also all her right and claim of Dower, of, in or to, all and singular,
GIVEN under my hand and seal, this		and estate, and also an ner right and annually and an annual and an an annual and an an annual and an an annual and an annual and an annual and an an annual and an an annual and an annual and an annual and an annual and an an an annual and an an annual and an annual and an an annual and an an an annual and an an an an annual and an
A D 102		
day of	i i	
Notary Public for South Carolina.	day of	
Hotaly I dolic for pouch curomin.	Notary Public for South Carolina	
	rectary rubile for South Caronia.	
Recorded 111 1 231 A. 11:00 A. 771.		