And if it are of time any part of and debte, or intercent chorene he part the and unspired.  And if it is not fine any part of and debte, or intercent chorene he part the and unspired.  And of it is not first and provides the part of the and unspired.  And of it is not first and provides the part of the and unspired.  And of it is not first and the part of the par	ereby bind 7/100 2011, 1100	Heirs, and Assigns, forever. And
Executors, Administratory and Assigns, and every present whemmore have been provided provided and mortgages—agree—to intent the boson and boildings on said to in a man cod less than and mortgages—agree—to intent the boson and boildings on said to in a part of the said way that the said mortgages—agree—to intent the boson and boildings on said to in a part of the said mortgages—and when the provided presents are all mortgages—and that is the reverse that the overgous—that is very time tall to do so, then the said specimen and excesses is said incored in the said reinstance.  And if at any time are part of said dole, or interest thereon he specimen and excesses a protection therefore the part of the protection of the said dole, or interest thereon he specime the said specimen to said supergraph and the protection of the said of the said specimen to said supergraph and the protection of the said control of the said specimen to said supergraph and said to said said the said control of the said state of the said specimen to said supergraph and said the said control of the said said said control of the said state of the said control bargath and the said control of the said said said the said control of the said said said control of the said said said the said control of the said said said said control of the said said said said to said said the said control of the said said said the said control of the said said said said said the said said said said the said said control of the said said said said said said said said		Heirs, Executors and Administrato
Execution, Administratory and Assign, and every perms whomeover havings classing, or suffer in a man are less than and an arranger—agence, but the house and hallings or suff for in a man are less than and been the pulse of the same fragranger. The pulse of the company or community attributes to the said conveyage—, and that in the event that the microgare—that it is with the full to do in, then the said agence may come the game in he instructed in—  The man are all the event that the microgare, with External to be a supplied to the said agence of a verb insurance under this merigage, with External to be a supplied to the said agence of a verb insurance conder this merigage, with External to the said agence of a supplied for the said agence of the said this statement of the said agence of the said this statement of the said agence of the said this statement of the said agence of the said this statement of the said agence of the said this statement of the processors of the said agence of the said this statement of the processors of the said agence of the said this statement of the processors of the said agence of the said this statement of the processors of the said agence of the said statement of the processors of the said agence of the said statement of the said s	, , , , , , , , , , , , , , , , , , , ,	
And the aids contegory— gree. To instruct the house and britishings on easid to in a sum not less than.  Differe (in a complay or composite statistatory to the metageness), and for the same instruct from ions or demonstrate the programment of the complay of unsortened to the said interspect.  And if at any time only only and only only only only only only only only	, Executors, Administrators and Assigns, and every person whomsoever lawfull	ly claiming, or to claim the same, or any part thereof.
Notes the company or companies statisticity to the contrager		V
and a same, and relimburge.  And if at any time any cast of sold delt, or interest thereon he part due and unquite.  And if at any time any cast of sold delt, or interest thereon he part due and unquite.  And if at any time any cast of sold delt, or interest thereon he part due and unquite.  And if at any time any cast of sold delt, or interest thereon.  And if at any time any cast of sold delt, or interest contains any and agree that any Judge of the sold delt, or interest contains or expected, interest contains or expected, thereon clother popule costs or clothers) spon and clother sold delt, interest, contains or expected; within sold and rule part of the sold delt, interest, contains or expected; within sold and rule and any any contains the sold and or expected; which interest contains or expected; within sold and rule and sold any and any any contains the sold more part of the parts of our think and and any part of the sold delt, interest, contains or expected; within sold and rule and sold over the sold delta, the sold delta, interest, contains or expected; within sold and rule and part of the parts of our data and the sold more parts.  ADAILY IS ACCEPTED, by and between the said parties, that the said more parts and said sold cover, determine, and to whether he said work, the said more parts.  ADAILY IS ACCEPTED, by and between the said parties, that the said more parts.  ALL, Head, and Sold, this, the said more parts.  ALL, Head, and Sold, this, this, the said more parts.  ALL, Sold, Sold and Dictyper that the said sold cover, the said more parts.  ALL, Sold, Sold and Dictyper in the Presence of the Socretique and Independence of the United States of America.  Signod, Sold and Dictyper in the Presence of the Socretique and the said sold cover, the sold to the said sold cover, the sold cover, the sold cover, the said sold cover, the sold cover, the said sold cover, the sold cov	Dollars (in a company or companies sati	isfactory to the mortgagee), and keep the same insured from loss or dama
And it at may from any part of said delte, or interest thereto be part due and suspaid.  And it at may from any part of said delte, or interest thereto he part due and suspaid.  And it at may from any part of said delte, or interest thereto he part due and suspaid.  Court of said State may, it chambers or coherents appoint a receiver with sarderly to mide administration or Antiques, and agree that any lotge of the control of said State may, it chambers or coherents appoint a receiver with sarderly to mide administration or Antiques, and agree that any lotge of the control of said State may, it chambers or coherents appoint a receiver with sarderly to mide administration or Antiques, and agree that may lotge of the parties to these Presents, that if the corresponding of the parties to these Presents, that if the corresponding of the parties to these Presents, that if the corresponding to the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the parties to these Presents, that if the corresponding to the corresponding to the parties to these parties to these Presents, that if the corresponding to the parties to the par	e, 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 sate $\ell$
And if at any time any part of said doll, or interest thereon he paget due and unpaid.  An every assign the rotts and profits advanced provided the paget due and unpaid.  An every assign the rotts and profits of colored.  An in the case of the profits of the profits of colored pr	name,	, and reimburse
And if at any time any port of said oths, or inferent thereon be past due and unpaid.    Above decrebed permisses to and mortgages	ne premium and expense of such insurance under this mortgage, with interest.	
above described premises to and mortugages—of the control of the c		()
ng the opt proceed, thereoft capter passing costs of collection) upon said dele, interest, costs or execution, without installation on account for marking under his and politics, extractly collected.  PROVIDED ALWAYS, NOVERTHELISS, and it is the true intert and meaning of the parties to these Process, that it is the marking under his marking the parties of the parties to the process, that it is the marking that the marking under his parties, that the parties of the parties of the parties to the parties to the process, that it is the marking under his parties, that the parties of the p		
Signod, Sealed and Delivered in the Presence of  WITNESS  Sealed and Delivered in the Presence of  Signod, Sealed and Delivered in the Presence of  Consulty appeared before me, this act and deed, deliver the within named  Sealed south that he saw the within named  AD 1923  WINNESS of SOUTH CAROLINA, Greenville County,  Seriously appeared before me, this act and deed, deliver the within written Deed; and that he, with Legal County,  WINNESS ACT OF SOUTH CAROLINA, Greenville County,  WITNESS ACT OF SOUTH CAROLINA, Greenville County,  WHE STATE OF SOUTH CAROLINA, Greenville County,  Why certify unto all whom it may concera, that Mrs.  The Witness Within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned and released.  WITNESS AD 192 Act of the within mentioned a	it Court of said State may, at chambers or otherwise, appoint a receiver with aut ng the net proceeds thereof (after paying costs of collection) upon said debt, in ents and profits actually collected.	thority to take possession of said premises and collect said rents and profiterest, costs or expenses; without liability to account for anything more that
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  To hold and enjoy the said see until detault of payment shall be made.  WITNESS  **RECH_Hand_ and Seal_ this  In the year of our Lory she thousand nine bundred and **LECLERY**  In the year of our Lory she thousand nine bundred and **LECLERY**  Signot. Sealed and Delivered in the Presence of **LECLERY**  Signot. Sealed and Delivered in the Presence of **LECLERY**  **CHE STATE OF SOUTH CAROLINA, Greenville County.  **CHE STATE OF SOUTH CAROLINA, Greenville County.  **CHE STATE OF SOUTH CAROLINA, Greenville County.  **Seal and as **Least and deed, deliver the within written Deed; and that the with height a seal and deed, deliver the within written Deed; and that the with height a seal and deed, deliver the within written Deed; and that the with height a seal and the execution thereof.  **SWORN to before me, this.**  **A. D. 192.**  **WINNESS**  **A. D. 192.**  **A. D. 192.*	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning	g of the parties to these Presents, that if, the
Signed. Scaled and Delivered in the Presence of  WITNESS  WELL Hand	any be due, according to the true intent and meaning of the said note, then this d vise to remain in full force and virtue.	mortgagee, the said debt, or sum of money aforesaid, with interest ther deed of bargain and sale shall cease, determine, and be utterly null and voice
Signed. Scaled and Delivered in the Presence of  WITNESS  WELL Hand	AND IT IS AGREED, by and between the said parties, that the said mortgagor.	to hold and eniov the sa
in the year of our long fore thousand nine hundred and file the land in the one hundred and year of the Sovereignty and Independence of the United States of America.  Signod, Seeled and Delivered in the Presence of the United States of America.  (L. S.)  (L. S.	ses until default of payment shall be made.	·
Signed, Scaled and Delivered in the Presence of the United States of America.  Signed, Scaled and Delivered in the Presence of the United States of America.  Signed, Scaled and Delivered in the Presence of the United States of America.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  CHE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me, and and deed, deliver the within written Deed; and that the with the saw the within named of the saw the within named of the saw the within the saw the	WITNESS Muy Hand and Seal , this 12th	day of July
Signed, Saiged and Debiyered in the Presence of  (I. S.)	in the year of our Lord one thousand nine hundred and tweethy	Three and in the one hundred ar
THE STATE OF SOUTH CAROLINA,  Greenville County,  and at Least and deed, deliver the within written Deed; and that he, with he within samed the execution thereof.  WORN to before me, this Least and deed, deliver the within written Deed; and that he, with he god a least account of the execution thereof.  WORN to before me, this Least and deed, deliver the within written Deed; and that he, with he god a least account of the execution thereof.  WORN to before me, this Least and deed, deliver the within written Deed; and that he, with he god a least account of the execution thereof.  WORN to before me, this Least and Geed, deliver the within written Deed; and that he, with he within the execution thereof.  WORN to before me, this Least account of the execution thereof.  WORN to before me, this Least account of the execution thereof.  RENUNCIATION OF DOWER Greenville County.  The within named on being privarely and separately examined by me, did declare that she does freely, voluntarily, and visious and configuration, did this day, shear before me, who made on being privarely and separately examined by me, did declare that she does freely, voluntarily, and visious and configuration, did this day, shear before me, who made on the privarely and separately examined by me, did declare that she does freely, voluntarily, and visious and configuration, did this day, shear before me, and the within named on the within named on the privarely and separately examined by me, did declare that she does freely, voluntarily, and visious and configuration, or to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate, and claim of doyers. It is not to be and singulate.	year of the Sovereignty and Independence	te of the United States of America.
Creaville County.  Personally appeared before me.  and coath that he saw the within named.  A. D. 192 3  When STATE OF SOUTH CAROLINA, Greenville County.  SWORN to before me, this.  A. D. 192 3  When STATE OF SOUTH CAROLINA, Greenville County.  THE Within named on being privately and separately examined by me, did declare that she does freely, voluntarily, and yethout another many did this day separately examined on being privately and separately examined by me, did declare that she does freely, voluntarily, and yethout another many did this day separately examined by me, did declare that she does freely, voluntarily, and yethout another many did this day separately and separately examined by me, did declare that she does freely, voluntarily, and yethout another many did this day separately examined by me, did declare that she does freely, voluntarily, and yethout another many did this day separately examined by me, did declare that she does freely, voluntarily, and yethout another mentioned and released.  The STATE OF SOUTH CAROLINA, and separately examined by me, did declare that she does freely, voluntarily, and yethout another mentioned and free association of the separately examined by me, did declare that she does freely, voluntarily, and yethout another mentioned and released.  The STATE OF SOUTH CAROLINA, and the mentioned and released.	Signed, Sealed and Delivered in the Presence of	mrs/ to mit. 1.00
FIRE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me  ade oath that he saw the within named  A. D. 192.  THE STATE OF SOUTH CAROLINA, Greenville County.  A. D. 192.  The STATE OF SOUTH CAROLINA, Greenville County.  The STATE OF SOUTH CAROLINA, Greenville	Lyda Deceaul	(L. S
Personally appeared before me fines and deed, deliver the within written Deed; and that fine, with finessed the execution thereof.  SWORN to before me, this finessed the execution thereof.  Witnessed the execution thereof.  SWORN to before me, this finessed the execution thereof.  We state of South Carolina.  When state of South Carolina.  See south Carolina.  We state of South Carolina.  RENUNCIATION OF DOWER.  Or certify unto all whom it may concern, that Mrs.  The within named on being privately and separately examined by me, did declare that she does freely, voluntarily, and signout any compulsion, dread of the state of the within named of the within nam		(I, S
Personally appeared before me.  ade oath thathe saw the within named		(L. S
Personally appeared before me.  ade oath thathe saw the within named	THE STATE OF SOUTH CAROLINA.	MODWOAGE OF PRAY TOWN
witnessed the execution thereof.  SWORN to before me, this  A. D. 192 3  Notary Public for South Carolina.  WHE STATE OF SOUTH CAROLINA, Greenville County.  The within named.  On being privately and separately examined by me, did declare that she does freely, voluntarily, and visioust and sompulsion, dread or dair of their person or whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her intercovand examples old her within and claim of dowers. In or to, and and singular, mises within mentioned and released.  A. D. 192  A. D. 192  The state of the execution thereof.  With Legal Distribution and that he, with Legal Distribution and the execution thereof.  Whomsoever, renounce, release and forever relinquish unto the within named.  The state of the execution thereof.  We state of the execution thereof.	, · · · · · · · · · · · · · · · · · · ·	MORIGAGE OF REAL ESTATI
witnessed the execution thereof.  SWORN to before me, this  A. D. 192 3  Notary Public for South Carolina.  WHE STATE OF SOUTH CAROLINA, Greenville County.  The within named.  On being privately and separately examined by me, did declare that she does freely, voluntarily, and visioust and sompulsion, dread or dair of their person or whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her intercovand examples old her within and claim of dowers. In or to, and and singular, mises within mentioned and released.  A. D. 192  A. D. 192  The state of the execution thereof.  With Legal Distribution and that he, with Legal Distribution and the execution thereof.  Whomsoever, renounce, release and forever relinquish unto the within named.  The state of the execution thereof.  We state of the execution thereof.	Personally appeared before me	muce (XV)
witnessed the execution thereof.  SWORN to before me, this  A. D. 192 3  Notary Public for South Carolina.  WHE STATE OF SOUTH CAROLINA, Greenville County.  The within named.  On being privately and separately examined by me, did declare that she does freely, voluntarily, and visioust and sompulsion, dread or dair of their person or whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her intercovand examples old her within and claim of dowers. In or to, and and singular, mises within mentioned and released.  A. D. 192  A. D. 192  The state of the execution thereof.  With Legal Distribution and that he, with Legal Distribution and the execution thereof.  Whomsoever, renounce, release and forever relinquish unto the within named.  The state of the execution thereof.  We state of the execution thereof.	ade oath that he saw the within named MAN L	teles
SWORN to before me, this		
SWORN to before me, this	f , ,	<i>t</i> ) , 0
SWORN to before me, this.  A. D. 192. 3.  When the State of South Carolina.  Che state of South	eal, and asact and deed, deliver the within writter	n Deed; and thathe, with degla live all
A. D. 192. 3.  Notary Public for South Carolina.  Notary Public for South Carolina.  Separately county.  The STATE OF SOUTH CAROLINA, Greenville County.  Separately examined by me, did declare that she does freely, voluntarily, and without any hombulsion, dread or part of any person or whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her intercolons and search and	<u>,                                      </u>	witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  State of South Carolina.  Renunciation of Dower.  The state of South Carolina.  Renunciation of Dower.  State of South Carolina.  Renunciation of S		
THE STATE OF SOUTH CAROLINA, Greenville County.  The within named.  Th	SWORN to before me, this.	
the within named did this day and are before me, on being privately and separately examined by me, did declare that she does freely, voluntarily, and without and compulsion, dread or part of any person or whomsoever, renounce, release and forever relinquish unto the within named of the computation of dower of the computation of the c	A. D. 192 3	4 B S.
the within named did this day and are before me, on being privately and separately examined by me, did declare that she does freely, voluntarily, and without and compulsion, dread or part of any person or whomsoever, renounce, release and forever relinquish unto the within named of the computation of dower of the computation of the c	A. D. 192 3	J. B. Summery Ja
whomsoever, renounce, release and forever relinquish unto the within named.  Whomsoever, renounce, release and forever relinquish unto the within named.  Where and Assigns, all her interest and exact, and this all her right and claim of dower of, in or to, all and singular, interest and assigns and sealt, this.  A. D. 192.	Notary Public for South Carolina.	· · · · · · · · · · · · · · · · · · ·
whomsoever, renounce, release and forever relinquish unto the within named.  Whomsoever, renounce, release and forever relinquish unto the within named.  Where and Assigns, all her interest and exact, and this all her right and claim of dower of, in or to, all and singular, interest and assigns and sealt, this.  A. D. 192.	Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,	· · · · · · · · · · · · · · · · · · ·
whomsoever, renounce, release and forever relinquish unto the within named.  Whomsoever, renounce, release and forever relinquish unto the within named.  Where and Assigns, all her interest and exact, and this all her right and claim of dower of, in or to, all and singular, interest and assigns and sealt, this.  A. D. 192.	A. D. 192. 3.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.	RENUNCIATION OF DOWER
Heirs and Assigns, all her interest and estate, and singular, in or to, all and singular, mises within mentioned and released.  IVEN under my hand and seal, this.  A. D. 192.	A. D. 192 3  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  Seby certify unto all whom it may concern, that Mrs.	RENUNCIATION OF DOWER
Heirs and Assigns, all her interest and estate, and singular, in or to, all and singular, mises within mentioned and released.  IVEN under my hand and seal, this.  A. D. 192.	A. D. 192 3  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  Seby certify unto all whom it may concern, that Mrs.	RENUNCIATION OF DOWER
A. D. 192	A. D. 192. 3.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  The within named concern, that Mrs.  If the within named concern being privately and separately examined by me, did declare that she does free	RENUNCIATION OF DOWER
A. D. 192	A. D. 192. 3.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  The within named concern, that Mrs.  If the within named concern being privately and separately examined by me, did declare that she does free	RENUNCIATION OF DOWER
A. D. 192	A. D. 192. 3.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  The within named concern, that Mrs.  If the within named concern being privately and separately examined by me, did declare that she does free	RENUNCIATION OF DOWER
A. D. 192	A. D. 1923	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or pair of any person of the state of the person of the p
ecorded Public for South Carolina.  Notary Public for South Carolina.  This, the project of the	A. D. 1923	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or pair of any person of the state of the person of the p
ecorded Jest 192 2 In the Division of Pyn.	A. D. 1923	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or part of any person of the part of any person of the part of the person
in the product of the state of	A. D. 1923	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or part of any person of the part of any person of the part of the person
if gat 3:	A. D. 1923	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or part of any person of the part of any person of the part of the person
if go	A. D. 192. 3  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  Seby certify unto all whom it may concern, that Mrs	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or part of any person of the part of any person of the part of the person
and the same of	A. D. 192. 3  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  Seby certify unto all whom it may concern, that Mrs	RENUNCIATION OF DOWER and this day and are before me ely, voluntarily, and without any compulsion, dread or part of any person of the part of any person of the part of the person