PROVIDED ALWAYS, NEVERTHELESS, and it is the trac intent and arosing of the parties to these Presents, that it would not arrive and protection the trace intent and arosing of the said mortgapes. The said halo as same of money aboresaid with intention of the continuous of the said mortgapes. The said halo as same of money aboresaid with intention of the continuous of the said said said said said said said said			Heirs and Assigns, forever. And H	e
According to Administration and Assigns, and according some the said.  Security, Administration and Assigns, and according to the said according to the sa			Heire Executors and Admini-	istrato
And the said Merepore— serve— became the house the basis and abilitying or said the in in curs and tree than Additional Merepore— serve— became the said abilitying or said the in in curs and tree than Additional Server to be the said said said to be a contraster— and the said said said to the proof of insurance to the said saidstane— and the said saidstane— and the said the server that the saidstane— that it is not said to do not the said saidstane— and the said the server that the saidstane— that it is not said to do not the saidstane— and the said saidstane— and saidstane— that it is not said to do not the saidstane— and saids	warrant and forever defend, all and singular, the said premises unto the said	P. J. Cureton	V, his	
And the said Merepore— serve— became the house the basis and abilitying or said the in in curs and tree than Additional Merepore— serve— became the said abilitying or said the in in curs and tree than Additional Server to be the said said said to be a contraster— and the said said said to the proof of insurance to the said saidstane— and the said saidstane— and the said the server that the saidstane— that it is not said to do not the said saidstane— and the said the server that the saidstane— that it is not said to do not the saidstane— and the said saidstane— and saidstane— that it is not said to do not the saidstane— and saids		Heirs and Assigns, from and ag	ainst us and all	
and assign the policy of instances to the order to arrangement, and then on the court that the wavesqueet and the services fall to do so, then the a green may case the same to be incored in IRELL to make and reinhorse. Intelligent to the policy of instances to the court instances to the court that the wavesqueet.  And if at any more any case of end deld, or narrest thereon he post due and month.  And if at any more any case of end deld, or narrest thereon he post due and month. It is not received the court of the court	to the state of the state of Australia and extent percent who meconver lay	eytully claiming of to claim the s	ine of any part increor.	
and assign the policy of instances to the order to arrangement, and then on the court that the wavesqueet and the services fall to do so, then the a green may case the same to be incored in IRELL to make and reinhorse. Intelligent to the policy of instances to the court instances to the court that the wavesqueet.  And if at any more any case of end deld, or narrest thereon he post due and month.  And if at any more any case of end deld, or narrest thereon he post due and month. It is not received the court of the court	And the said Mortgagor agree to insure the house and buildings of	r said lot in a sum not less tha	1) and the same insured from loss or day	maga l
the precision and experts of such two cuts and in Little to the precision and experts of such two cuts and such this mortgage, with interest.  And if at any time any part of said debt, or interest theorem he past due and amount the deliver developed formatics to end mortgages.  And if at any time any part of said debt, or interest theorem he past due and amount the deliver developed for the control of the delivery developed for the delivery developed for the delivery delivery developed for the delivery deliv	and assign the policy of insurance to the said mortgagee, and that in the	he event that the mortgager),	shall at any time fail to do so, then t	the sa
And if at any time any part of said delte, or interest fureron be post due and implied.  And if at any time any part of said delte, or interest fureron be post due and implied.  And if at any time any part of said delte, or interest fureron be post due and implied.  And if at any time any part of said delte, or interest fureron be post due and implied.  And if at any time any part of said delte, or interest fureron be post due to the any further and provide any part of said for the said and part of the any part of an	rtgagee may cause the same to be insured in their	name and reimburse	uuself	
And if at any sine, one part of said decit, or interest thereon be past due and nurside.  My hereby avoides to call management or management of the above deve belt partitions to call management or or decition of the partition of any State may, and decide the control of the partition of any State may, and decided the control of the partition of any State may and decided the control of the partition of any State may and decided the control of the partition of any State may for any of the control of		······································		
the above described promises to evid morrogous or the above the second processor of male processor of the pr	the premium and expense of such insurance under this mortgage, with interest	t.		
and Cert of and Note that a control of control of collection according to the extension of the collection according and collection according and collection according and collection according and the collection of collection according to the collection of collection according to the collection of collection according to the collection of the collection	And if at any time any part of said debt, or interest thereon be past due and	d unpaid	hereby assign the rents and	d profi
asid margingers. do and shall well and tonly pay or chook to be paid, anto the oil mortgager. the said delt or war of morey anothering the tone is any tone, correcting to the tone internal mental force and others.  AND TIS AGREEN, by and between the said parties, that the said mortgager  AND TIS AGREEN, by and between the said parties, that the said mortgager  AND TIS AGREEN, by and between the said parties, that the said mortgager  MYNESS (Lett)  Install and scale this  in the year of our load one through one and scale this  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the said mortgager  in the year of our load one through one in the one limited as  Said Agreed States of America  Before the said the Property of the Secretary and Independence of the United States of America  Before the States of America  Rable Maller  MORTGAGE OF REALESTAT  MORTGAGE OF	cuit Court of said State may, at chambers or otherwise, appoint a receiver with all state may at chambers or otherwise, appoint a receiver with all support of the said state of collection and profits actually collected.	ebt, interest, costs or expenses; v	vithout liability to account for anything mo	ore the
mises writh default of payment shall be made.  WITHERS BLEEL hand & and scaled this in the year of our Lord one thousand nine hundred and difficulty. I have not our Lord one thousand nine hundred and difficulty. I have not be sovereignty and Independence of the United States of America.  Signed, Spaled and Deligrend in the Prespace of Branch Relationship of the Sovereignty and Independence of the United States of America.  Signed, Spaled and Deligrend in the Prespace of Branch Relationship of the Prespace of the United States of America.  Signed, Spaled and Deligrend in the Prespace of Branch Relationship of the United States of America.  Signed, Spaled and Deligrend in the Prespace of the United States of America.  Signed, Spaled and Deligrend in the Prespace of the United States of America.  MORTGAGE OF REAL ESTAT Greenally appeared before the states of the William and Control of States of South Carolina and States of the William and States of the William and States of the William and States of the States of the William and States of the William	said mortgagor, do and shall well and truly pay or cause to be paid, us reon, if any be due, according to the true intent and meaning of the said no d: otherwise to remain in full force and virtue.	nto the said mortgagee, the street, then this deed of bargain and	said debt or sum of money aforesaid, with sale shall cease, determine, and be utterly i	null a
WITNESS MANN in the year of one Lord one thousand nice hundred and littlessing patients.  South year of the Sovereignity and transpendence of the United States of America.  Signed, spaced and Deligered in the Presence of Lound Manness of America.  Signed, spaced and Deligered in the Presence of Lound Manness of America.  B. L.	AND IT IS AGREED, by and between the said parties, that the said morts	gagor	/to hold and enjoy t	the sa
Sience, Scaled and Deligered in the Presence of E. D. Grand to (L. Sience, Scaled and Deligered in the Presence of E. D. Grand to (L. Sience)  B. B	mises until default of payment shall be made.		0	
Siened, Scaled and Deligered in the Presponse of E. lo Guidta (L. Siened, Scaled and Deligered in the Presponse of E. lo Guidta (L. Siened, Scaled and Deligered in the Presponse of E. lo Guidta (L. Siened, Scaled and Deligered in the Presponse of E. lo Guidta (L. Siened, Scaled and Deligered in the Presponse of E. lo Guidta (L. Siened, Scaled and Sca	WITNESS Que hand and scale, this	da_	of July	
E STATE OF SOUTH CAROLINA  Greenville County.  Personally appeared before me  See A greenville County.  Greenville County.  SWORN to before me, this  of City A. D. 1923  Control of the within named.  E STATE OF SOUTH CAROLINA,  Greenville County.  Greenville County.  Greenville County.  The Analysis of the within and the analysis of the within within the control of the within and the superactely examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person nons 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 promises within mentioned and released.  GIVEN under my band and seal, this  of GIVEN under my band and seal, this				tred a
E STATE OF SOUTH CAROLINA  Greenville County.  Personally appeared before me  See A greenville County.  Greenville County.  SWORN to before me, this  of City A. D. 1923  Control of the within named.  E STATE OF SOUTH CAROLINA,  Greenville County.  Greenville County.  Greenville County.  The Analysis of the within and the analysis of the within within the control of the within and the superactely examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person nons 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 promises within mentioned and released.  GIVEN under my band and seal, this  of GIVEN under my band and seal, this	Signed, Scaled and Delivered in the Presence of	& 1 . 1		
E STATE OF SOUTH CAROLINA Greenville County.  Personally appeared before me.  made oath that sake saw the within named E		O. D. G.	Will on	(L. S
Greenville County.  1. Jethal Manned Description of the within named of the execution thereof.  SWORN to before me, this John Motory Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  1. Jethal Manned Call Manned Call Manned Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  1. Jethal Manned Call Miss day appear before 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 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 chaim of Dower, of, in or to, all and singular premises within mentioned and released.  GIVEN under my hand and scal, this of Manned Missing Premises within mentioned and released.  A. D. 192—	D. B. Learherwood	Of and		(L. S
Greenville County.  Personally appeared before me Good and that she saw the within named Good, deliver the within written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this Good GEALD (SEAL)  SWORN to before me, this Good GEALD (SEAL)  For A D. 1920  E STATE OF SOUTH CAROLINA, Greenville County.  I, Action of the within named did this day appear before 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 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				(L. S
F. STATE OF SOUTH CAROLINA  Greenville County.  Personally appeared before me.  Made cath that she saw the within named act and deed, deliver the within written Deed; and that She, with  Wilnessed the execution thereof.  SWORN to before me, this.  Of CAROLINA,  Of CAROLINA,  Greenville County.  1.  A D. 1920.  E. STATE OF SOUTH CAROLINA,  Greenville County.  1.  A D. 1920.  Mereby certify unto all whom it may concern, that Mrs.  e of the within named.  Lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person soms 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.			MORTGAGE OF REAL ES	STAT
act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this	}			
act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this	Personally appeared before me	iv Garner		
act and deed, deliver the within written Deed; and that She, with witnessed the execution thereof.  SWORN to before me, this	Tersonally appeared before			
SWORN to before me, this	8 de 10 10 11 12	to and Ro	hert Wilson	
SWORN to before me, this	made oath that he saw the within named & ii Curda	ts and Ro	bert Wilson	
SWORN to before me, this			· · · · · · · · · · · · · · · · · · ·	
SWORN to before me, this	n, seal, and as them act and deed, deliver the within wri	itten Deed; and thatShe, wit	h	
(SEAL)  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	n, seal, and as these act and deed, deliver the within wri	itten Deed; and thatShe, wit	h	
Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Julibur Maranal  hereby certify unto all whom it may concern, that Mrs	act and deed, deliver the within wri	itten Deed; and thatShe, wit	h	
E STATE OF SOUTH CAROLINA, Greenville County.  I, Apathala Marras S.  did this day appear before a did this day appear before a lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person 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 singul premises within mentioned and released.  GIVEN under my hand and seal, this	sworn to before me, this A. D. 1925	itten Deed; and thatShe, wit	hwitnessed the execution thereo	
Greenville County.  I,	sworn to before me, this	itten Deed; and thatShe, wit	hwitnessed the execution thereo	
Greenville County.  I,	seal, and as here act and deed, deliver the within wri	itten Deed; and thatShe, wit	hwitnessed the execution thereo	
Greenville County.  I, Agaithed Massigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul premises within mentioned and released.  GIVEN under my hand and seal, this	sworn to before me, this	itten Deed; and thatShe, wit	hwitnessed the execution thereo	
did this day appear before a did this day appear before 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 sons whomsoever, renounce, release and forever relinquish unto the within named	seal, and as here act and deed, deliver the within wright of the seal of the s	itten Deed; and thatShe, wit	hwitnessed the execution thereo	of.
e of the within named	SWORN to before me, this	itten Deed; and thatShe, wit	hwitnessed the execution thereo	of.
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any companion, declare that she does freely, voluntarily and without any companion, declare that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely, voluntarily and without any companion, declared that she does freely and she does freely any companion and she does freely a	SWORN to before me, this	E. Laure	hwitnessed the execution thereo	of.
sons whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this	itten Deed; and thatShe, wit	witnessed the execution thereo  Parrel  RENUNCIATION OF D	of,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singul premises within mentioned and released.  GIVEN under my hand and seal, this	seal, and as here act and deed, deliver the within writed and seal, and as here at her	E. Laure	hwitnessed the execution thereo  Parrel  RENUNCIATION OF D  did this day appear be	of.
GIVEN under my hand and seal, this	SWORN to before me, this	does freely, voluntarily and with	hwitnessed the execution thereo  Parker  RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.
GIVEN under my hand and scal, this	SWORN to before me, this	does freely, voluntarily and with	hwitnessed the execution thereo  Parker  RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.
GIVEN under my hand and seal, this	SWORN to before me, this	does freely, voluntarily and with	RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.
of	SWORN to before me, this	does freely, voluntarily and with	RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.
(L, S)	act and deed, deliver the within wrights, seal, and as	does freely, voluntarily and with	RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.
	SWORN to before me, this	does freely, voluntarily and with	RENUNCIATION OF D  did this day appear be out any compulsion, dread or fear of any po	of.