Abo bereity bind. Miller Mill		eirs and assigns, forever. And
And the said more reported and adjusted the said applies on the test of the same process of the same proce	do hereby bind apply ///	M. A. heirs, executors and administrators,
The personners administrators and assepts and every secron shearassers tearfully chiming or to difficial to amy only part thereof. And the add investigates— group or to insure the house and buildings on and latin a amy only the them. Dellies, ha recogning a stiffactory to the northpure. and keep the case insured from tows on the personners of the said mortgages. In a stage the same to be insured by the said mortgages. And that in the vereat that the rootspages. The same and reinhours. The pennium and expense of such insurance under this mortgage, with inserest. And if a say time any sort of and deld, or interest (playes), to got the and magnitude. The security records to red mortgage. The stage of the Circumstance of the same of the	warrant and forever defend all and singular the said promises unto the said	I doige Norwood, his
The sold merrogenor—agree—no to inserve the Source and bendinger or said losi in a sum too less than		
Dollars, in a comparing or comparing a table story to the nectagate		
markey for and assign the policy of instructure to the sold mortgages		
the premium and caperace of such insurance, moder this mortgage, with increase. And If at any firm may part of said day, or interest gargen, by cost due and unpaid. Increase and profess to taid mortgages. The described promiers and growing that the Great interest and profess actually collected. The described promiers to taid mortgages. The described promiers and collect and created to the said mortgages. The described to a sun of money aforesaid, with interest thereoe, if any day, according to the true intent and mortgage to the true intent and mortgages. The described to a sun of money aforesaid, with interest thereoe, if any day, according to the true intent and mortgages. The described payment while the made. The true intent and promises the described to the promise of the spain and said care, determine and be said reserved to the remain in full force and since. The limit force and since and the said mortgages. The limit force and since and the said mortgages. The limit force and since and the said mortgages. The limit force and since and the said mortgages. The limit force and since and the said mortgages. The limit force and since and		
the permission and expressed of each insurance under (this mortague, with interest. And if a any time and temporary of the did did, or interest 1984, green, be past doe and impaid. Increby assign the rents and profess of the did of side of the control of said State may, at chambers or otherwise, appeals a receiver, with substity to take possession of said prentice and collect aid rents and greetists, and to said state may, at chambers or otherwise, appeals a receiver, with substity to take possession of said prentice and collect aid rents and greetists, and the said rents and greetists, appeals are the said control of said state may at chambers or otherwise, appeals are the said control of said state may at chambers or otherwise, appeals and said with rent of the said one of said and said well and truly gas or cause to be guid into the said mortagage. TROUTED, ANANAS, NEVERTHEALESS, and it is the true interest and meaning of the parties to these Precents, that if— the mortagen— AND IT IS AGREED, by and between the said surface, that the said mortagage to for creatile fold force and withe. AND IT IS AGREED, by and between the said surface, that the said mortagage to hold and early the said mortages. WITTERS PHY AND	d mortgagee, may cause the same to be insured in	name and reimburse2
The described premises to said mortgagee on Addition of selection of said Stere makes that may Judge of the Circum of said Stere may, at thanks no otherwise, appoint a receiver, with anti-fairty to take possession of said premises and collect said creat and profits, apolytic next proceeds thereafter (after paying costs of collection), upon said dult, interest, coal or expenses; without liability to account for anything more than the said profits actually collected. THOU INDIA ALWAYS, NEVERTHELISS, and it is the true intent and meaning of the garrier to those Presents, that if. Thought the true intent and collection is a control to the paid mote the said mortgager the other or said of monty aforesaid, with interest thereon, if an intent and meaning of the parties to those Presents, that if. The profits accounting to the true intent and meaning of the said mote the said mortgager the debt or said of monty aforesaid, with interest thereon, if an intent and virus. AND IT IS AGREED, by and between the said parties, that the said mortgager. The badd and early the said mortgager and sale said the said said case, determine and be utterly noull and early with a said mortgager. The badd and early said said said the said said to the said mortgager. The badd and early said said said the said said said said the said said said said said said said said	the premium and expense of such insurance under this mortgage, with interest.	
ref of side State may, at chambers or otherwise, appoint a receiver, with authority to take passersion of said premises and collect side cents and profiles, applying more than the proceeds therefore (citer praying costs of collection), upon said debt, interest, cost or expenses; without tability to account for anything more than the said profiles actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intert and unesting of the parties to three Presents, that if a discovered profile actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intert and unesting of the parties to three Presents, that if a discovered profile in the said mortgagere	And if at any time any part of said debt, or interest thereon, be past due and	d unpaidhereby assign the rents and profits of the
ref of side State may, at chambers or otherwise, appoint a receiver, with authority to take passersion of said premises and collect side cents and profiles, applying more than the proceeds therefore (citer praying costs of collection), upon said debt, interest, cost or expenses; without tability to account for anything more than the said profiles actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intert and unesting of the parties to three Presents, that if a discovered profile actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intert and unesting of the parties to three Presents, that if a discovered profile in the said mortgagere	ove described premises to said mortgagee, or hei	rs, executors, administrators or assigns, and agree that any Judge of the Circuit
to and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Precents, that it is destroyed and shall well and truly pay or clause to be poid unto the said mortgagor, the debt or sum of money aforenaid, with interest thereon, if an dea, according to the true intent and meaning of the said unct, then this deed of bargain and said shall case, determine and be utterly null and void, other to remain in fail force and virue. AND IT IS AGREED, by and between the said parties, that the said mortgagor		
Interest the continuence of the United States of America. WITESS PHAMADA and seal and sealing of the said notice, then this deed of bargain and sale shall coase, determine and be atterly null and void, other to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. In hold and enjoy the said mices until default of payment shall be made. WITESS PHAMADA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel the superhamadA and seel the superhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of Sup	its and profits actually collected.	is, cost of expenses, without hability to account for anything more than the
Interest the continuence of the United States of America. WITESS PHAMADA and seal and sealing of the said notice, then this deed of bargain and sale shall coase, determine and be atterly null and void, other to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. In hold and enjoy the said mices until default of payment shall be made. WITESS PHAMADA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel the superhamadA and seel the superhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of SuperhamadA and seel the superhamadA and seel this 30 th day of Sup	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and m	caning of the parties to these Presents that if
date, according to the tree intent and meaning of the said note		
to brownin in full force and circue. AND IT IS AGREED, by and between the said parties, that the said mortgagor mises until default of payment shall be made. WITHERS. WITHERS. WITHERS. WITHERS. WITHERS. WITHERS. I hard. and seal. this 20 th. day of Suffer and in the one fundered and by the said of the part of our Lord mirecta hundred and twenty. The year of our Lord mirecta hundred and twenty. The year of our Lord mirecta hundred and twenty. The year of our Lord mirecta hundred and twenty. The year of our Lord mirecta hundred and twenty. The year of the Independence of the United States of America. Signed, Sealed and Delivered for the Presence of WILL S. (I. S.		
AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the said mines until default of payment shall be made. WITNESS I'M hand, and seal, this 20 th day of Selft and in the one hundred and Iffy Jacob the year of our Lord ningten hundred and twenty and in the one hundred and Iffy Jacob to the total States of America. Signed, Sealed and Polivereight the Presence of Author South Carolina (L. S. (of bargain and safe shan cease, determine and be utterly null and void, other-
WITNESS WILL hand, and seat this 2 th day of September with the year of our Lord dingston hundred and twenty. WITNESS WILL hand, and seat this 2 th day of seat of America. Signed Scaled and Diversely at the Presence of Catherine Scaled and Diversely at the Catherine Scaled and Diversely and Scaled and Scaled And Diversely and Scaled and Scaled And Diversely And Diversely and Scaled And Diversely And Dive		
WITNESS My hand and seal this \$10 th day of Selft he year of our Lord ningken hundred and wenty and in the one hundred and fuffly found in the one hundred and fuffly found in the first hundred and fuffly found in the first hundred and fuffly found in the one hundred and fuffly fuff		to hold and enjoy the said
in year of our Lord ningken hundred and wenty. And in the one brandred and gaffy families or of the Independence of the United States of America. Signed, Sealed and Deliveredgen the Presence of On the South Sample of Carthur Saguew (I. S. G. S.	WITNESS PM hand and seal this 30 +h	Sout
Signed Scaled and Delivereight the Presence of Cathur S Agriculture Signed Scaled and Delivereight the Presence of Cathur S Agriculture Signed Scaled and Delivereight the Presence of Cathur S Agriculture Signed Scaled and Delivereight the Presence of Cathur S Agriculture Signed Scaled and Delivereight the Presence of Signed Scaled and Delivereight the State of South Carolina Signed Scaled and Delivereight the State of South Carolina Superior Signed Scaled and Delivereight Signed Scaled and Delivereight Signed Scaled Scale	the year of our Lord mintter hundred and tendent with the search of the	day of Alexander
Signed, Scaled and Polivered In the Presence of State of South Samuer (I. S. C. S. C		and in the one hundred and the same
Arthur Saguer (I. S.		
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Adams By Control of Real ESTATE And as get and dased deliver the within written Deed; and that S. he, with witnessed the execution thereof. SWORN to before me, this Aday of Cliffy A. D. 1927 And of Cliffy A. D. 1927 Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I. J.	Signed, Sealed and Delivered in the Presence of	
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Abay Seal, and as a get and dead deliver the within written Deed; and that She, with witnessed the execution thereof. SWORN to before me, this Shay Shay Shay Shay Shay Shay Shay Shay	The state of the s	- arthur & agree (L. S.
E STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me data and dead, deliver the within written Deed; and that s. he, with witnessed the execution thereof. SWORN to before me, this day of County. Notary Public for South Carolina. E STATE OF SOUTH CAROLINA) Greenville, County. Thereby certify unto all whom it may concert, that Mrs. of the within named. A D. 1924 Thereby certify unto all whom it may concert, that Mrs. of the within named. A D. 1924 Thereby certify unto all whom it may concert, that Mrs. of the within named. A D. 1924 Thereby certify unto all whom it may concert, that Mrs. of the within named. A D. 1924 Thereby certify unto all whom it may concert, that Mrs. of the within named. A D. 1924 Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certify unto all whom it may concert, that Mrs. Thereby certification of the within man	ma d Johnson	(L, S.
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Abay and a second dead deliver the within written Deed; and that S. he, with witnessed the execution thereof. SWORN to before me, this April A. D. 1927 Motary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville, County. Intereby certify unto all whom it may concert, that Mrs. Are of the within named Author American did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sons whomsofys, renounce, release, and forever reliquish 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 underly land and and seleased. GIVEN underly land and and seleased. GIVEN underly land and and seleased. A. D. 1924 A. D. 1		(L S.
The STATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me. Additional States of the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within named. I made oath that St. he saw the within mand of the carculation thereof. I made oath that St. he, with. I made oath that S		•
Greenville County. PERSONALLY appeared before me Adda Activer the within written Deed; and that S. he, with	,	
PERSONALLY appeared before me Atta a surgest of made oath that S. he saw the within named. Attain S. he, with S. h	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
m, seal, and as	Greenville County.	
m, seal, and as	PERSONALLY appeared before me.	huson
SWORN to before me, this sady of the second of the control of the		S Conew
SWORN to before me, this		<u> </u>
SWORN to before me, this	n, seal, and asact and deed, deliver the within w	ritten Deed: and thatShe. with
SWORN to be fore me, this 1		
A. D. 192 Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I. Le STATE OF SOUTH CAROLINA.) Greenville County. I. Le of the within named. Lupon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, dread or fear of any person o sons whomsory, renounce, release, and forever relinquish unto the within named. Le of the within named. Lupon being privately and separately examined by me, did declare that the does freely, voluntarily and without any compulsion, dread or fear of any person o sons whomsory, renounce, release, and forever relinquish unto the within named. Le of the within mentioned and released. GIVEN underlyng hand and seal, this. GIVEN underlyng hand and seal, this. A. D. 192 A	711	with coccurrent the feet.
Notary Public for South Carolina. RESTATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concert, that Mrs. e of the within named Lucium did this day appear before me tupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person o sons whomsower, 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 undowny hand and seal, this A. D. 1927. A. D. 1928. A. D. 1928.	a) aut	
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	The state of the s	Mita B Johnson
Greenville County. I,		
Greenville County. I,		
Greenville County. I,		
I, Shereby certify unto all whom it may concern, that Mrs. In the of the within named. It was appeared by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sons whomsoeyer, 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 underlyny hand and seal, this Sold day of Sold Heirs (L.S.) A. D. 1929. A. D. 1929	E STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
did this day appear before med 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 of sons whomsoever, renounce, release, and forever relinquish unto the within named to the within nam	Conserva III a Conservator	
did this day appear before med 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 of sons whomsoever, renounce, release, and forever relinquish unto the within named the source of the solution of the solution of the singular day of the solution of	Greenville County.	
l 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 of 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 3 the day of the day	I, De Donney.	
Sons whomsoever, renounce, release, and forever relinquish unto the within named	I,	L. agnew
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 Soth A. D. 1929. A. D. 192	I, D. D. More Many n thereby certify unto all whom it may concern, that Mrs. Show the of the within named the strength of the many concern, that Mrs. Show the strength of the within named the strength of the within the strength of the strength of the within the strength of the streng	
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 Solth day of Solth A. D. 1929. A. D. 1929. Comme Solth Canew	I,	freely, voluntarily and without any compulsion, dread or fear of any person o
GIVEN undo my hand and seal, this Sotto day of Management (L. S.) A. D. 1929 Connect Canew	I, ————————————————————————————————————	freely, voluntarily and without any compulsion, dread or fear of any person o
GIVEN under my hand and seal, this 30th day of 12 A. D. 1929 A. D. 1929 Conne Canew	I, hereby certify unto all whom it may concern, that Mrs. hereby certify unto all whom it may concern, that Mrs. he of the within named that the does upon being privately and separately examined by me, did declare that she does sons whomsover, renounce, release, and forever relinquish unto the within name that the does have the does hav	freely, voluntarily and without any compulsion, dread or fear of any person o
day of Horkman (L. S.) Onne & Canew	I, hereby certify unto all whom it may concern, that Mrs. And the of the within named. And the document of the within named of	freely, voluntarily and without any compulsion, dread or fear of any person o
day of Horkman (L. S.) Onne & Canew	I, hereby certify unto all whom it may concern, that Mrs. hereby certify unto all whom it may concern, that Mrs. he of the within named of the wit	freely, voluntarily and without any compulsion, dread or fear of any person of
Notary Public for South Carolina. (L. S.) While () Uffill () I for South Carolina.	I, hereby certify unto all whom it may concern, that Mrs. And the of the within named of the within named of the within named of upon being privately and separately examined by me, did declare that she does sons whomsover, renounce, release, and forever relinquish unto the within named of the within named	us
	I, hereby certify unto all whom it may concern, that Mrs. And the of the within named and separately examined by me, did declare that she does sons whomsover, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and Premises within mentioned and released. GIVEN under my hand and seal, this Solth	freely, voluntarily and without any compulsion, dread or fear of any person o
	I, hereby certify unto all whom it may concern, that Mrs. And the of the within named and separately examined by me, did declare that she does sons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and Premises within mentioned and released. GIVEN under my hand and seal, this day of the state of the within the day of the state of the within the within mentioned and released. A. D. 192	freely, voluntarily and without any compulsion, dread or fear of any person o
·	I, hereby certify unto all whom it may concern, that Mrs. And the of the within named of the within mandary of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within mentioned and released. GIVEN under my hand and seal, this of the within named of the within mentioned and released.	freely, voluntarily and without any compulsion, dread or fear of any person o