HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named	TO HAVE AND TO HOLD, all and singular, the said Premises unto the s	appurtenances to the said premises belonging, or in anywise incident or appertaining said. Sily Pace Pro Brayer, her
tite, execution, administrators and easignes, when the ageinst Proposed of Manches Proposed on the State of the Control of State of the State of State of the Control of State	do hereby bind myself	₩ main assigns, forever. And
And the self-conference agree or increase the long of the conference between the forms of the conference of the conferen	o warrant and forever defend all and singular the said premises unto the said.	Filly Pace Mc Brayle hu
And the said meritageors, severe or source to home and backings on said to in a ran online than Dollate, it is compared.	eirs, executors, administrators and assigns and every person whomsoever lawfu	The plaining on the plain, the
es by fire, and assign the policy of inversance or the said mortgages	And the said mortgagor agree to insure the house and buildings on	said lot in a sum not less than
the premium and exploses of each insurance under this mortgage, with instruct And it is any term only part of side debt, or information, person does and does and engoid. Burne, exeminors, administrators or assigns, and agree that any Judge of the Circ premium of said premium and excitate premium of each premium and excitate premium of each premium and excitate and profile or the Circ premium of colorison, upon and sidely, instructive to responses, without ideality to account for asything more than the rows of said premium and excitate premium and	Dollars, in a company or o	companies satisfactory to the mortgagee and keep the same insured from loss or dar
The permittee and expresse of solar insurance under this nortegace, with interest. And if an any floor carp year of sall other, research thereon, be part doe and suspeid. Increase security and profess of new described premiers to said mortages—or appear of said solar interest thereon, be part does all Seles may, at Cambriers or chievers, expert a receiver, with suthering to toke postscone of said promises and collect and continue appears of the Circ puries can collection, upon and debt mercent, continue stability to account or marking more than the rests of the section of the sectio	ortgagee may cause the same to be insured in	name and reimburse.
The standing premise to said anothergoes of the climate of said stands any st chambers or otherwise, appoint a receiver, with authority to rate possession of said premises and collect said rears and storius, appoint a receiver, with authority to rate possession of said premises and collect said rears and storius, appoint a process therefore (size poying coats of collection), upon said cles, inversit, can or express; without inability to account for any or desire the paid onto the rears. PROVIDED, ALWAYS, NEVERTEELESS, and is in the true fetest and meaning of the parties to these Presents, that if: discrete, and and shall well and truly pay or cause to be paid onto the said nortunges—the debt of some of money afterward, with interest thereon, if a discrete, and and shall well and truly pay or cause to be paid onto the said nortunges—the debt of some of money afterward, with interest thereon, if a discrete exceeding to the true interest and meaning of the said nortunges—the debt of some sent of money afterward, with interest thereon, if a discrete exceeding the true interest and example that the said nortunges—the debt of bargain and sale shall cross, descending and the wastly noil and evoly the results in the first of the true of the true of the said on the said nortunges—the debt of bargain and sale shall cross, descending and the wastly noil and evoly the results are of the independence of the United States of America. WITHERSS — MAN joint and twenty—the made in the overhandors of the Interest and the first pay of the particle and distributed. A D 1921-1. The AMERICAN AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND PROBLEM AND AND P	or the premium and expense of such insurance under this mortgage, with interest,	
The standing premise to said anothergoes of the climate of said stands any st chambers or otherwise, appoint a receiver, with authority to rate possession of said premises and collect said rears and storius, appoint a receiver, with authority to rate possession of said premises and collect said rears and storius, appoint a process therefore (size poying coats of collection), upon said cles, inversit, can or express; without inability to account for any or desire the paid onto the rears. PROVIDED, ALWAYS, NEVERTEELESS, and is in the true fetest and meaning of the parties to these Presents, that if: discrete, and and shall well and truly pay or cause to be paid onto the said nortunges—the debt of some of money afterward, with interest thereon, if a discrete, and and shall well and truly pay or cause to be paid onto the said nortunges—the debt of some of money afterward, with interest thereon, if a discrete exceeding to the true interest and meaning of the said nortunges—the debt of some sent of money afterward, with interest thereon, if a discrete exceeding the true interest and example that the said nortunges—the debt of bargain and sale shall cross, descending and the wastly noil and evoly the results in the first of the true of the true of the said on the said nortunges—the debt of bargain and sale shall cross, descending and the wastly noil and evoly the results are of the independence of the United States of America. WITHERSS — MAN joint and twenty—the made in the overhandors of the Interest and the first pay of the particle and distributed. A D 1921-1. The AMERICAN AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND PROBLEM AND AND PROBLEM AND AND PROBLEM AND PROBLEM AND AND P	And if at any time any part of said debt, or interest thereon, be past due	and unpaidhereby assign the rents and profits of t
per of and Salte and, a chambers or otherwise, applied a receiver, with authority in take possession of said prenish and called said roots and prents, applying proceed therefore (arize paying costs of collection), upon said debt, interest, each or expenses; without fishibity to account for anything more than the root of said said without and roots and the said in the tree forest and meaning of the takes to these Prents that it. If northingor— do and shall well and truly pay or cause to be paid more than an among of the takes to these Prents that it. If the according to the two citetal and meaning of the said more gapes—the debt or sum of money aforesaid, with interest therous, if the according to the two citetal and meaning of the said more gapes—the debt or sum of money aforesaid, with interest therous, if the according to the two citetal and reasoning of the said more gapes—the debt or sum of money aforesaid, with interest therous, if the according to the two citetal and reasoning of the said more gapes—the debt or sum of money aforesaid, with interest therous, if the according to the two citetal and reasoning of the said more gapes—the debt or sum of money aforesaid, with interest therous, if the according to the two citetal said to the said the said to promote a control of the said to promote and the said the said to promote and the said to promote and the said to promote and the said	bove described premises to said mortgagee, or	heirs, executors, administrators or assigns, and agree that any Judge of the Circu
is proceed, thereafter (arther paying costs of collection), upon said dobt, inserted, cost or expenses; without sinkiley to account for anything more than the rests of inserted the control of the parties to these Presents, that if the food of the parties to these Presents, that if the food of the parties to these Presents, that if the did mortgager—, do and shall well and truly pay or cause to be paid atto the said notrage, the dost or sam on money afforestid, with innerest thereon, if the dost according to the true interts and meaning of the said note. Then this deed of bargain and sale shall cream, decreating and the interior in the other contains in fall force and virue. AND IT IS AGRICULD, to and between the said parties, that the said note presents in fall force and virue. AND IT IS AGRICULT and between the said parties, that the said note presents in fall force and virue. AND IT IS AGRICULT and between the said parties, that the said note presents in fall force and virue. AND IT IS AGRICULT and between the said parties, that the said note presents in fall force and virue. AND IT IS AGRICULT and between the said parties, that the said note parties that the said note and decreased the parties and decreased and contained and expect the said note and the said parties. WITHERSON THE PRESENTATION of the Unified States of America. Signed, braided and Deliveration in the Presence of Martin. AND IT IS AGRICULT AROUND. MORTGAGE OF REAL INSTACT CLUMPS AND AROUND AND AROUND AND AROUND AND AROUND AND AROUND AROUND AND AROUND AND AROUND AND AROUND AND AROUND AROUND AND AROUND AND AROUND AND AROUND AND AROUND AND AROUND AND AROUND AROUND AND AROUND AND AROUND AROUND AND AROUND AROUND AND AROUND AND AROUND AROUND AND AROUND AND AROUND AROUND AROUND AND AROUND AROUND AROUND AND AROUND AROUND AND AROUND AROU	ourt of said State may, at chambers or otherwise, appoint a receiver, with author	ority to take possession of said premises and collect said rents and profits, applying t
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if demorphisms—the dest or sum of money adversald, with interest theorem, if a demorphism of the true intent and nearling or the said motion, then this deed of bargatu and sain shall cease, determine and be atterly and and origin, others remain in tull store and virtue. AND IT IS AGRICILLY to and between the said parties, that the said mortgagor—the dest or sum of money adversald, with interest theorem, if a continuous continuous and intention of payment shall be made. WITNESS—My—and—and seal—this LUMANUTY to an interest and tentury and analysis of the contents and intention of payment shall be made. WITNESS—My—hand—and seal—this LUMANUTY to an in the one hundred and LUMANUTY and in the one hundred and LUMANUTY to the year of our lock otherwise therefore the transfer of the Video States of America. Signed, Sealed and Delaward and twenty—the Presence of the Video States of America. Signed, Sealed and Delaward the Presence of Montaneous and in the one hundred and LUMANUTY to the state of America. MORIGAGE OF REAL ESTAY OF SOUTH CAROLINA. Generallie County. PERSONALLY appeared hairer use and and deed, deliver the within written Dead; and that _be, with	et proceeds thereafter (after paying costs of collection), upon said debt, intere	st, cost or expenses; without liability to account for anything more than the rents a
id mostgages— do and shall well and train yay or cause to be paid into the said mortgages— the debt or state of money atterested, with interest thereon, if a dear according to the true intent and meaning of the said mote—, then this feed of bargain and sale shall cease, desermine and be atterly unit and void, otherw remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the gaid mortgager———————————————————————————————————		
due according to the trae instant and incusing of the said note, then this deed of hargain and sale shall crase, determine and be utsory mili and void, others remine in full focate and virue. AND IT IS AGREED, by and between the said perries, that the said mortgagor	and mortgager do and shall well and total and it is the true intent and i	neaning of the parties to these Presents, that if
Treash in full scree and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor Temples until default of payment shull be made. WITHERS PAY had and seal this twenty of the said mortgagor The bodd and enjoy the remises until default of payment shull be made. WITHERS PAY had and seal this twenty of the said mortgagor To hold and enjoy the remises until default of payment shull be made. WITHERS PAYMENTS PAYMENT OF SOUTH CAROLINA, Greenville County. PERSONALIY appeared before me J. J	a due according to the true intent and truly pay or cause to be paid unto the	said mortgagee the debt or sum of money aforesaid, with interest thereon, if a
AND IT IS AGREED, by and between the said parties, that the said mortgager	remain in full force and virtue	eed of bargain and sale shall cease, determine and be utterly null and void, otherw
WITNESS My hand and seal this. Wellifyfull and in the one hundred and westy the year of our Lord ninefern hundred and westy. Thirty full and in the one hundred and meetly are of the Independence of the United States of Austria. Signord, Stoled and Delivered in the Presence of Market of Marcina. Signord, Stoled and Delivered in the Presence of Market of Marcina. Signord, Stoled and Delivered in the Presence of Market of Marcina. Signord, Stoled and Delivered in the Presence of Market of Marcina. (I	·	4
WITNESS My hand, and seal, this twelfty fight day of NavelWell the year of our lord mindred inducted and twenty. Thirty fight and in the one hundred and Refullille are of the Inducedure of the United States of America. Signed, Sealed and Delivered in the Presense of Marked Additional Control of the Presense of Marked Additional Control of the Presense of MORTGAGE OF REAL RSTAY Greenville County. HE STATE OF SOUTH CAROLINA, Greenville County. The seal, and as Additional Delivered in the Presense of Mortgage of Real RSTAY SWORN to before me, this Additional AD 19282 MITHER AD 19282 MITHER OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. for of the within named. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. for of the within named. He state of the season of the season of the presence of the season of pass within maned and search and sequented by me, did declare that she does irreby, relumently and without any compulsion, dread of fear of any person or pass within incutioned and released. GIVEN under my hand and seal, this day of AD 1929. (L. S.)	remises until default of payment shall be made	gorto hold and enjoy the s
Signed, Sealed and Delivered in the Presense of Proceedings Proceedings Processes		and a second
Signed, Sealed and Delivered in the Presense of Proceedings Proceedings Processes	withers hand and seal , this we	my gift day of tovern her
Signed, Sealed and Delivered in the Presense of Proceedings Proceedings Processes	the year of our Lord ninefeen hundred and twenty-	and in the one hundred and suffill
MORTGAGE OF REAL ESTA' Greenville County. PERSONALLY appeared before me d made oath thathe saw the within named		
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. J. J		m. had a coming
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. d made cath thathe saw the within named		If M. Ilene Collins (I.
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me d made oath thatbe saw the within named	O, Juns	(I,
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me d made oath that	/	(L,
Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. A. D. 1925. Notary Public for South Carolina. When Seal, and as		(I,
m, seal, and as		MORTGAGE OF REAL ESTAT
d made oath that he saw the within named	PERSONALLY appeared before me J. J. M.	mmo
SWORN to before me, this. A. D. 1925 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before a dupon 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 pns 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 remises within mentioned and released. GIVEN under my hand and seal, this. (IL S.)	nd made oath thathe saw the within named Mas. Int	ne ballino
SWORN to before me, this. A. D. 1925 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before a dupon 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 pns 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 remises within mentioned and released. GIVEN under my hand and seal, this. (IL S.)	2	
SWORN to before me, this. A. D. 1925 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before a dupon 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 pns 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 remises within mentioned and released. GIVEN under my hand and seal, this. (IL S.)	gn, seal, and asact and deed, deliver the within	written Deed; and thathe, with
SWORN to before me, this day of A. D. 1923. A. D. 1923. Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,	Mm. Q. Jummon	
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, this	
HE STATE OF SOUTH CAROLINA, Greenville County. I, thereby certify unto all whom it may concern, that Mrs. ife of the within named. did this day appear before a dupon 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 pens 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 remises within mentioned and released. GIVEN under my hand and seal, this. (L. S.)	day of AUJAM A. D. 1923 5	7 0 000'
HE STATE OF SOUTH CAROLINA, Greenville County. I,	Notary Public for South Conding	J. J. Mems
Greenville County. I,	Notary I ubite for South Carolina.	
Greenville County. I,		
Greenville County. I,	en de la companya de	the control of the co
Greenville County. I,		
I,	` }	RENUNCIATION OF DOWE
hereby certify unto all whom it may concern, that Mrs	Greenville County.	
did this day appear before to dupon 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 pens whomsoever, renounce, release, and forever relinquish unto the within named	I,	
d 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 pens whomsoever, renounce, release, and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular remises within mentioned and released. GIVEN under my hand and seal, this	fe of the within named	did this day appear before 1
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular remises within mentioned and released. GIVEN under my hand and seal, this	d upon being privately and separately examined by me, did declare that she do	es freely, voluntarily and without any compulsion, dread or fear of any person or p
emises within mentioned and released. GIVEN under my hand and seal, this	ns whomsoever, renounce, release, and forever relinquish unto the within name	ned
emises within mentioned and released. GIVEN under my hand and seal, this	TT ' 1 A ' 44 A '	
GIVEN under my hand and seal, this		t and estate, and also all her right and claim of Dower, of, in or to, all and singular t
day of		
(L, S.)	· · · · · · · · · · · · · · · · · · ·	
	day of	
	· · · · · · · · · · · · · · · · · · ·	
	(L, S.)	
	(L. S.)	
Recorded 200, 25 19235, at 5'15 o'clock, P. M.	Notary Public for South Carolina.	(5': 13' e'clock P. M