And if it as my time any curt of tail delte, or indirect chromen, by man due and supplied. Interest cased profits of them of control control of the control	TOGETHER with all and singular, the rights, members, hereditaments and appurtenances to	
were not discrete deleted to lead picture that sail persons and the sail and the content of covered to the sail persons and the sail an	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Indian and assistant formand And
warrant and flances forward of well-supplier the socie prefiles man Sa said. She all and the same and continued and active and state and		
continues administration and assignment of extractions administration and assignment of extractions administrations and assignment of extractions administrations and assignment of extractions are designed as a part thereof. And the rold continuous or general to insure the hance and baildings on wait in the content of the part of the account of the part o	a warrant and forever defend all and singular the said provines unto the said	neirs, executors and administrators,
And the acid mercanes. Agriculture and assignment of easy partners obtained to the control of th		
And the next interruption agreement instance and source		
Dillary, to a congrue or comments entitiened to the configures and that is not present the policy of internation to the sort that membrages and that is no exceed that the membrages and at any time fail to do to the the not religion It is not that the membrages and at many time fail to do to the the not religion It is not that the membrages and at many time fail to do to the the not religion It is not that the membrages and of the present of sand internation to the membrages and the sand internation to the membrages and the sand internation of the sand transfer. And it is my time any part of sand delts, not the sand transfer. And it is my time any part of sand delts, not the sand transfer. The sand profits of the sand transfer delts and the sand transfer or otherwise, appoints a constant or said premises and colors and profits, applying the growth the sand profits of the sand transfer, or of or exponents without liability to account the sand transfer. And it is not transfer, and or exponents without liability to account the sand transfer. And it is not profit to the sand transfer, or of or exponents without liability to account the sand transfer. And it is not transfer, and the sand interference of the sand transfer. And it is not transfer. The sand transfer. And it is not transfer. And it is not transfer. The sand transfer. And it is not transfer. The sand transfer. And it is not transfer. And		
and strings the policy of insurance to the well corresponded and that in the coresis that the coresis that the corresponded and a string the fall to do on, then the natural professor of the strings of the provision and expenses of such insurance moder that corresponded to the provision and expenses of such insurance moder that corresponded to the provision and expenses of such insurance moder that corresponded to the provision and expenses of such and string or insurance and resolution. Merrors against a section of the such and supplies that the correct description of the such and provision and or assistant contents or collections, important the correct and strings and contents and provision and an account for anything some them the correct and strategic distincts, applying the provision of the such and stands official and stands of the such and stands. PROVIDED ALWAYS, NYAVICERLESS, and it is the true intent and members of the parties to these Presents, that if the other description of the such areas. The such and correct the such and such and the		
or general may cannot the same to be Emerced in		
The provision and expense of and simurance under this caregaper, with source. And it is any tome may part of said debt or interest through pear due and unusual. Interly awige the reals and profits of more described precision to said debt or interest through the part due and unusual. Interly awige the reals and profits of the Circuit of the Circui	nortgagee may cause the same to be insured in	name and reimburse Rinall f
here, escention, administrators or assigns, and agree that any Judge of the Cornett or sixtle State may, at characters or otherwise, appoint a receiver, within ambierty to take perspection or assignment and control profits, applying at perspective (after garding coast of collection), sons said dish, interest, corn or assignment infinity to account for anything nearest mote a district of the parties of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and interest the earth of the meaning in the force and interest the meaning in the force and interest the analysis of the parties and the interest the analysis of the parties and an interest in the force and interest the analysis of the interest in the force and interest the analysis of the interest and an interest the analysis of the	or the premium and expense of such insurance under this mortgage, with interest.	
here, escention, administrators or assigns, and agree that any Judge of the Cornett or sixtle State may, at characters or otherwise, appoint a receiver, within ambierty to take perspection or assignment and control profits, applying at perspective (after garding coast of collection), sons said dish, interest, corn or assignment infinity to account for anything nearest mote a district of the parties of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning of the parties to these Presums, that if: ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and virtue. ### PROVIED ALWAYS NEVERTHELESS, and it is the true interest and meaning in the force and interest the earth of the meaning in the force and interest the meaning in the force and interest the analysis of the parties and the interest the analysis of the parties and an interest in the force and interest the analysis of the interest in the force and interest the analysis of the interest and an interest the analysis of the	And if at any time any part of said debt, or interest thereon, be past due and unpaid	hereby assign the rents and profits of the
unit of and State may, at channels or otherwise, agontal a receiver, with authority to take conversion of said permises and collect and ever and profits, applying all profits of collections, profits and does, interrupt only expenses without liability to secound for anything more than, the return of notice actually collected. PROVIDED ALWAYS NEVERTHIEFS, and it is the true insent and meaning of the parties to three Presents, that and any advantages are all and interrupted. The analysis of the extending to the true interrupted the said anningages—the data or sum of money advantages, with interest observation, the first of the extending to the true interrupted the said anningages—the data or sum of money advantages, with interest observation, then this deed of largatic and sale shall creat, determine and be surely and soil work, whereast containing and viole. AND IT IS ARKED, by and between the said quarties, that the said mortgages—the data of governed shall be made. WITNESS NEED and and send of governed shall be made. WITNESS NEED A hard unit send this governed shall be made. WITNESS NEED A hard unit send this governed shall be made. WITNESS NEED A hard unit send the said of the said send the said mortgages—the year of our Lord distance funded and treety. The state of south independence on the Viricia States of America, Signed, States and Delivered in the University of the States of America, Greenville County. PERSONALLY appeared before run. MORTGAGE OF REAL ESTAT Greenville County. The STATE OF SOUTH CAROLINA. The state of the within contioned and recased. The state of the within contioned and recased. The state of the said and send and send the said and s		
IN PROCESS DESCRIPTION OF SOUTH CAROLINA, Considerationally collections are compared to the consideration of the c		
PROVIDED, AILWAYS, NEVERTHELESS, and it is the true intent and necessing of the parties to three Presents, that if PROVIDED, AILWAYS, NEVERTHELESS, and it is the true intent and necessing of the parties to three Presents, that if all mortgager—the debt or from all enougy alternation, with interest thereon, if at the secreting to the true intent and meaning of the sald note, then this size of largelia and said final cease, deservation and the enterty and and void, otherwise AND IT IS AGREED, by and between the said parties, that the said mortgager—the debt of largelia and said final cease, deservation and be enterty and and void, otherwise AND IT IS AGREED, by and between the said parties, that the said mortgager the year of our Lord sincenes hundred and twenty—the hundred of the year of our Lord sincenes hundred and twenty—the hundred parties to the year of our Lord sincenes hundred and twenty—the hundred parties of the local control of the Children and the large of the	•	
id most gaspers do act shall well and truly pay or case to be paid mote the said nortugance the deat or sum of money aforewald, with interest thereoes, it as dee according to the true intern and meaning of the said note, then this deed of bargain and sale shall cease, determine and in outerly soull not void, otherwise remains in full force and viruse. AND IT IS AGRIEDE, by and here each to said parties, that the said accorganged	rofits actually collected.	
id most gaspers do act shall well and truly pay or case to be paid mote the said nortugance the deat or sum of money aforewald, with interest thereoes, it as dee according to the true intern and meaning of the said note, then this deed of bargain and sale shall cease, determine and in outerly soull not void, otherwise remains in full force and viruse. AND IT IS AGRIEDE, by and here each to said parties, that the said accorganged	PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the page 1975.	parties to these Presents, that if
the according to the true intent and meaning of the said note, then this died of bargain and sale shall cease, determine and to utterly said and void, otherwise remain in full force and vitue. AND IT IS AGREED, by and lettween the said particl, that the said morrageor AND IT IS AGREED, by and lettween the said particle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and lettween the said garticle, that the said morrageor AND IT IS AGREED, by and in the case houseful and lettween the said garticle said and lettween the said garticle said. AND IT IS AGREED, by and department that the said and said garticle said		
The STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DIS SOUTH CAROLINA. Or south Carolina. STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. Or servible County. Notary Public for South Carolina to the within named. The STATE OF SOUTH CAROLINA. Or servible County. SWORN to before up, this. AND DISCOUNTY Public for South Carolina. The STATE OF SOUTH CAROLINA. Or servible County. The		
THE STATE OF SOUTH CAROLINA Be and so is a set and decad, deliver the within written Dead; and that so here yeard or may follow for South Carolina SWORN to before me this for South Carolina SWORN to before me this for South Carolina THE STATE OF SOUTH CAROLINA Generally and as act and decad, deliver the within written Dead; and that so he with sort me the execution thereof. SWORN to before me this day of the set of the south Carolina SWORN to before me this day of the set	o remain in full force and virtue.	· · · · · · · · · · · · · · · · · · ·
THE STATE OF SOUTH CAROLINA Be and so is a set and decad, deliver the within written Dead; and that so here yeard or may follow for South Carolina SWORN to before me this for South Carolina SWORN to before me this for South Carolina THE STATE OF SOUTH CAROLINA Generally and as act and decad, deliver the within written Dead; and that so he with sort me the execution thereof. SWORN to before me this day of the set of the south Carolina SWORN to before me this day of the set	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the sai
WITNESS PAND hand and seal thin day of PAND the year of our Lord abacters bundred and wenty. In the year of our Lord abacters bundred and wenty. In the consequence of the United States of America. Signed, Scaled and Delivered in the Presence of Many Lo. Beautyge. (L. S. (L. S.) (L. S.) (L. S.) (L. S.) (H. STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY supeared before me. Indianded onthe that solve saw the within named. A D. 1923/2 SWORN to before use, this. A D. 1923/2 A D. 1923/2 O bereby certify unto all whom it may concern, that Mrs. If to the within named. A D. 1923/2 If the STATE OF SOUTH CAROLINA, Greenville County. If the STATE OF SOUTH CAROLINA, Greenville County. Notary Public for South Carolina. A D. 1923/2 If the STATE OF SOUTH CAROLINA, Greenville County. If the state of the within named. If the other within named. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the state of the within named and released. If the		
The state of our Lord adaced bundred and wenty and of the long bundred and wenty and of the long bundred such of America, Signed, Scaled and Delivered in the Presense of Signed, Scaled and Delivered in the Presense of A. S. A. S.	WITNIECE TOTAL hand to the 1/2	day of Pla
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Many la Bennings (I. S. C.	the year of our Lord nineteen hundred and twenty-	and in the one hundred and 60 TW
Signed, Scaled and Delivered in the Processes of SIGNALL BLAND AND LOCATION AND CREENING ALL STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me and and coath that sole saw the within named AD 19232 SWORN to before me this day of BLAND AND STATE OF South Carolina. Whe STATE OF SOUTH CAROLINA, Greenville County, Notary Public for South Carolina THOUT AND AND STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. The other of the within named du 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 poors whomsoever, renounce, release, and forever relinquish unto the within named Heirs, and Assigns, all ber increst and estate, and also all her right and claim of Dower, oi, in or to, all and singular to the research of the south Carolina. (In S) Notary Public for South Carolina. (In S) Notary Public for South Carolina. (In S) Notary Public for South Carolina. (In S)	ear of the Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA, Creenville County, PERSONALLY appeared before me. Indicate a set of security of the within named. SWORN to before mg this. A D. 19222 Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Creenville County. Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Creenville County. The STATE OF SOUTH CAROLINA, Creenville Count	Signed, Sealed and Delivered in the Presense of	
THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me. and made oath that the saw the within named. Burning Lo. Witnessed the excession thereof. SWORN to before mg. this day of Lo. Notary Fublic for South Carolina. Witnessed the excession thereof. Burning Lo. Burning Lo. Burning Lo. Burning Lo. Witnessed the excession thereof. Burning Lo. Burning Lo. Burning Lo. Burning Lo. Witnessed the excession thereof. Burning Lo. Burning Lo. Witnessed the excession thereof. Burning Lo.	Semmie Lurey \	Mars la Sorrigasia
The STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Slavage South State of the within named and each that she saw the within named deed, deliver the within written Deed; and that she, with witnessed the execution thereof. SWORN to before me, this state of the within named. One of the state of South Carolina. The STATE OF SOUTH CAROLINA, Greenville County. I	D. B Leatherwood	(1, 5
The STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me South and sold and as and as and deed, deliver the within written Deed; and that she saw the within named. SWORN to before mg this sold and sold around the state of the within written Deed; and that she, with written Deed; and that she, with sold and sold around the execution thereof. SWORN to before mg this sold and sold around the state of the within written Deed; and that she, with sold around the execution thereof. SWORN to before mg this sold around the e		(I C
Greenville County. PERSONALLY appeared before me. Indicated that some saw the within named. Sworn to hefore me, this. Greenville County. Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Greenville County. I. I. I. I. I. I. I. I. I.		X + ·
act and deed, deliver the within written Deed; and thatShe, with	THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	MORTGAGE OF REAL ESTATE Surly
SWORN to before me, this day of Suth Lawrence (SWORN to before me, this SWORN to before me, that Mrs. One presentile County. I, One breshy certify unto all whom it may concern, that Mrs. One 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 to Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 192 Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.		
SWORN to before me, this day of Suth Lawrence (SWORN to before me, this SWORN to before me, that Mrs. One presentile County. I, One breshy certify unto all whom it may concern, that Mrs. One 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 to Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 192 Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	sign, seal, and as	and that
SWORN to before me, this	D. B. Leatherwood	witnessed the execution thereof.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Io hereby certify unto all whom it may concern, that Mrs		
Notary Public for South Carolina. **The STATE OF SOUTH CAROLINA, Greenville County. I, to hereby certify unto all whom it may concern, that Mrs. **wife of the within named did this day appear before in an 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 prons whomsoever, renounce, release, and forever relinquish unto the within named	day of	2
CHE STATE OF SOUTH CAROLINA, Greenville County. I, to hereby certify unto all whom it may concern, that Mrs. wife of the within named. ons 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 to Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192. Notary Public for South Carolina. Notary Public for South Carolina.	Notary Public for South Carolina	emmil Luly
Greenville County. I,	The second secon	
Greenville County. I,		
Greenville County. I,		
Greenville County. I,	mortiana	u svoman
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
wife of the within named	Greenville County.	
wife of the within named	I,	
nd 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 peons whomsoever, renounce, release, and forever relinquish unto the within named	o 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 to day of	rife of the within named	did this day appear before m
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to claim of Dower, or to claim of Dower, or to claim of Dower, or to clai	nd upon being privately and separately examined by me, did declare that she does freely, volunt	tarily and without any compulsion, dread or fear of any person or pe
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to day of	ons whomsoever, renounce, release, and forever relinquish unto the within named	
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs, and Assigns, all her interest and estate and	d also all her right and claim of Dower, of, in or to, all and singular the
GIVEN under my hand and seal, this		
day of		
Notary Public for South Carolina.		· ·
and the second of the second o	· · · · · · · · · · · · · · · · · · ·	
	(L, S.)	
	Notary Public for South Carolina.	
Recorded DLC, 4 1923 5, at 5:00 o'clock, D. M.	Notary Public for South Carolina. (L. S.)	