PROVIDED ALWAYS, NIVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is all management do and shall well and truly pay or cause to the paid, more than and and all the parties, the shall delte, or anno or money aloresaid, with interest thereon. The remain in tail does not delivered the shall contribute and all the shall contents, and be included or the parties.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and between the said parties, that the said nortragger.  AND IT IS AGREED, by and the said the		nd Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
The ord Asign, two sold arranges and Asign, and every series and record process and Asign, two sold agents.  2. Execution, Administrators and Asign, and every series and record process to be the sound or any part deced.  2. Execution, Administrators and Asign, and every series and record process.  2. Execution, Administrators and Asign, and every series and record process to the third sound or any part deced.  2. And the rold Mingalogous.  2. Good asign the policy of limitations to the total interception.  2. And the contract of the limitation to the total interception.  2. And if at any fine any part of end citch or interce between the goal does not used.  2. And if at any fine any part of end citch or interce between the goal does not used.  2. And if at any fine any part of end citch or interce between the goal does not used.  2. And if a any fine any part of end citch or interce between the goal does not used.  2. And if a any fine any part of end citch or interce between the goal does not used.  2. And if a large fine any part of end citch or interce between the goal does not used.  2. And if a large fine any part of end citch or interce between the goal does not used.  3. And if a large fine any part of end citch or interce between the goal does not used.  4. And if a large fine any part of end citch or interce between the goal does not used.  4. And if a large fine any part of end citch or interce between the goal does not be goal does not a supplement of the citch of the goal of the go		
In Electronics, Administrators and Antique, and every person whomsoever burefully chaining, or to chim the man, as my port them.  And the said Morgagar—agree—is insured the house and buildings on said but in a sum not but than it. The said is the said of the		
In Electronics, Administrators and Antique, and every person whomsoever burefully chaining, or to chim the man, as my port them.  And the said Morgagar—agree—is insured the house and buildings on said but in a sum not but than it. The said is the said of the	warrant and forever defend all and singular the said premises unto the said	Heirs, Executors and Administrators,
To Execute Administrators and Analysis, and every presses whomesome lawfully claiming or so claim the same, or say yet thread.  And the saft Mutagogor—agree. — in incret the house and buildings on raid for in a use at less than. — And the professor of the configure of management and form to read the configure of management and the first of in a company or companies and districtory to the exchange. — And the professor of the instead in the configure of the configure of the configure. — And the same time to be instead in the configure of the conf		· · · · · · · · · · · · · · · · · · ·
in and assert the Color in interiors to be and more implicate, and that is the event that melting the more insight and any time that is do not more included in a man, and reinstore in the premism and exposes of such increases under this corregary, while interest.  And if at any time to year of said dole, or interest theorem be part that and unusual.  And if at any time to year of said dole, or interest theorem be part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that year of the said and the said unusual interests to the said under the said unusual understance or said under the said understance or the said understance or said understance or the said understan	rs Fivecutors Administrators and Assigns and every person whomsoever to	awfully claiming or to claim the same or any part thereof
in and assert the Color in interiors to be and more implicate, and that is the event that melting the more insight and any time that is do not more included in a man, and reinstore in the premism and exposes of such increases under this corregary, while interest.  And if at any time to year of said dole, or interest theorem be part that and unusual.  And if at any time to year of said dole, or interest theorem be part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that and unusual.  And if at any time to year of said dole, or interest theorem is part that year of the said and the said unusual interests to the said under the said unusual understance or said under the said understance or the said understance or said understance or the said understan	And the said Mortgagor agree to insure the house and buildings of	on said lot in a sum not less than Sighteen Aunal
in and acquire the policy of insurance to the and nonequess, and that not never that the court had it any then that the use the tenth on the profit of the p	(#/60000) Dollars (in a company or compani	es satisfactory to the mortgagee), and keep the same insured from loss or damage
The permittin and expenses of rath internace under this mortgage, with increar.  And if at any time asy put of said debt, or interest thereoe he past due and unguid.  Mortgage during the control of said control of the control of th	fire, and assign the policy of insurance to the said mortgagee, and that in	n the event that the mortgagor shall at any time fail to do so, then the said mortga-
And if it any time any pure of said debt, or interest thereon be part due and appoint.    Moint Execution According to the said debt, or interest thereon be part due and appoint of the said proceases thereof after spoint on said approximately of the said selection	may cause the same to be insured in Ruis	name, and reimburse hambelf
And if it any time any pure of said debt, or interest thereon be part due and appoint.    Moint Execution According to the said debt, or interest thereon be part due and appoint of the said proceases thereof after spoint on said approximately of the said selection		
above described provinces to add coverages.  In court of all docts on any at the control of the court of any and the court of any of the court of the co	the premium and expenses of such insurance under this mortgage, with little	rest.
above described provinces to add coverages.  In court of all docts on any at the control of the court of any and the court of any of the court of the co	And if at any time any part of said debt, or interest thereon he past due	and unpaid hereby assign the rents and profits of
participant of said State stay, at thembers or otherwise, appoint a receiver with authority on the generations of the process and calculated and grote and g	$\rho$	
and not represent the control of the state of the project thereon are become and the state of th	cuit Court of said State may, at chambers or otherwise, appoint a receiver with	th authority to take possession of said premises and collect said rents and profits applying
and the desired severe tree boost and encoding of the said mote, there diss deed of bargain and sale shall case, determine, and be utterly mill and void; other recessible in the recessible from the recessible from the recessible from the recessible from the said parties, that the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager.  To hold and enjoy the said mises until default of payment shall be made.  Head, and Seal, this All And And Andrew And Independence of the United States of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  Signod, Sealed aged Delipected in the Presence of Antorice.  MORTGAGE OF REAL ESTATI  Greenville County.  Personally appeared before me.  Signod, Sealed aged Delipected in the Presence of Antorice.  SWORN to before me, this Antorice of Antorice.  And D. 192.  Notation Present it may concern, but Mrs.  Notation Present it may concern, but Mrs.  Notation Present is may concern, but Mrs.  Notation Present it may concern, but mrs.  Witnessed the execution thereof.  SERONLY Tollows and seal, this Antorice of Antorice and ceitate, and also all her right and claim of dower, of, in or to all and singular, to receive a within mentioned and released.  CIVEN under my hand and seal, this Antorice and ceitate, and also all her right and claim of dower, of, in or to all and singular, to receive a within mentioned a		
AND IT IS AGREED, by and between the said purties, that the said mortgager  to hold and eajoy the said mises until default of payment shall be made.  WITNESS 22 Hand. and Seal. this and Seal this and in the one hundred and and in the one hundred and and in the one hundred and and the said policy and in the one hundred and and in the one hundred and and the said policy and the Sorgerian and Independence of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and the County of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and the County of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and the County of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and the County of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and Independence of the United Mates of America.  Signodi, Sealed and Delivered in the Presence of Hand and Independence of the United Mates of America.  MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County.  SWORN to before me, this.  A D. 192 of Mates and Seale and General Carolina.  RENUNCIATION OF DOWE Of the Within anneal and the within teamed of the within teamed.  SWORN to before me, this.  A D. 192 of Hand and Seale	any be due, according to the true intent and meaning of the said note, then	the said mortgagee, the said debt, or sum of money aforesaid, with interest thereon, this deed of bargain and sale shall cease, determine, and be utterly null and void; other-
misses until default of payment shall be made.  WITNESS Hand and Seal this base of Manager and in the one hundred and and in the one hundred and seal this base of America.  Signific Sealed and Delivered in the Presence of the Sovereignty and Independence of the United Mates of America.  Signific Sealed and Delivered in the Presence of The Sovereignty and Independence of the United Mates of America.  Signific Sealed and Delivered in the Presence of The Manager and Independence of the United Mates of America.  Signific Sealed and Delivered in the Presence of The Manager and Independence of the United Mates of America.  Signific Sealed and Delivered in the Presence of The Manager and Independence of the United Mates of America.  Signific Sealed and Delivered in the Presence of The Manager and Independence of the United Mates of America.  (I. S. (I		gagor to hold and enjoy the said
WITNESS Hand and Seal, this the year of our Lord of thousand rine brondred and the cone bondred and the year of our Lord of thousand rine brondred and the sore bondred and the year of our Lord of thousand rine brondred and the year of our Lord of thousand rine brondred and the year of the Sovereignty and Independent of the United States of America  Signal, Scaled and Delivered in the Presence of The Manual States of America  Signal, Scaled and Delivered in the Freeness of The States of America  Signal, Scaled and Delivered in the Freeness of The States of America  Signal, Scaled and Delivered in the Freeness of The States of America  (L. S. (L. S. (L. S. (L. S. (L. S. (L. S. and the States))))  (L. S. (L. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. and the States))  (R. S. (L. S. (L. S. and the States))  (R. S. (L. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. and the States))  (R. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. and the States))  (R. S. (L. S. (L. S. and the States)))  (R. S. (L. S. (L. S. and the St		
Signoff, Sealed and Delivered in the Presence of  Signoff, Sealed and Delivered in the Presence of  (I. S.  (I		day of March
Signoff, Sealed and Delivered in the Presence of  Signoff, Sealed and Delivered in the Presence of  (I. S.  (I	in the year of our Lord one thousand nine hundred and	enty eight and in the one hundred and
(I. S. (L. S. (L		
(I. S. (L. S. (L	Signed, Sealed and Delivered in the Presence of	
Greenville County.  Personally appeared before me.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this A. D. 192.  It is state of SOUTH CAROLINA, Greenville County.  It Greenville County.  It hereby certify unto all whom it may concern, that Mrs and did this day appear before me dupon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person or person homsoever, 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, the control of the properties within mentioned and released.  GIVEN under my hand and seal, this	a. J. Daze	J. B. Massingel (L. S.)
Greenville County.  Personally appeared before me.  It made outh that be saw the within named without any compulsion, dread or fear of any person or person	Dr. W. Bates	(L. S.
Greenville County.  Personally appeared before me.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  It made outh that he saw the within named.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this A. D. 192.  It is state of SOUTH CAROLINA, Greenville County.  It Greenville County.  It hereby certify unto all whom it may concern, that Mrs and did this day appear before me dupon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person or person homsoever, 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, the control of the properties within mentioned and released.  GIVEN under my hand and seal, this		(L. S.
in made oath thathe saw the within named	nt.	a Later
m, seal, and as	Personally appeared before me	B m
SWORN to before me, this  y of	d made oath thathe saw the within named	8. Massingale
SWORN to before me, this  y of		
SWORN to before me, this  y of	on seal and asact and deed, deliver the withi	in written Deed; and that he, with A Llu La
SWORN to before me, this  y of	5-4, 1,	
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Deherby certify unto all whom it may concern, that Mrs.		witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWE Greenville County.  I,	SWORN to before me, this	
Notary Public for South Carolina.  RENUNCIATION OF DOWE.  Greenville County.  I,	ay ofA. D. 192	sha St
RENUNCIATION OF DOWE.  Greenville County.  I,	Notary Public for South Carolina,	II, W. Dares
Greenville County.  I,		
I, So hereby certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, that Mrs.  The property certify unto all whom it may concern, and all the property and without any compulsion, dread or fear of any person or person that the property certified in the pro	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
ife of the within named did this day appear before mend 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 person homsoever, 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, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person day and the remaining and the right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person day and the remaining	Greenville County.	
ife of the within named did this day appear before mend 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 person homsoever, 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, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person decidence.  Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person day and the remaining and the right and claim of dower, of, in or to all and singular, the remises within mentioned and released.  GIVEN under my hand and seal, this day appear before mended upon being privately and without any compulsion, dread or fear of any person or person day and the remaining	I, J. M. (heles)	
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 remises within mentioned and released.  A. D. 192	hereby certify unto all whom it may concern, that Mrs.	ie Mussingale
homsoever, 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 remises within mentioned and released.  GIVEN under my hand and seal, this  ay of  A. D. 192 S.  Marie Mar	ife of 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 remises within mentioned and released.  GIVEN under my hand and seal, this		
remises within mentioned and released.  GIVEN under my hand and seal, this	homsoever, renounce, release and forever relinquish unto the within named	A A CHUMAN, MAD
remises within mentioned and released.  GIVEN under my hand and seal, this		
ay of Marie Massing ale	Heirs and Assigns, all her interest	and estate, and also all her right and claim of dower, of, in or to all and singular, t
ay of March A. D. 1928  L. O. Chiles (L. S.) Marie Massingale	remises within mentioned and released	
LO Chiles (L.S.) Marie Massingale	6 44	•
Notary Public for South Carolina.	200 a 1 6/1 A 100 8	
"	6 44	Mario Manning