their strick hadges, former, And Market States, and and singular for tall presents used former fortests, all and singular for tall presents used to read a stream and former, Administrators and Analysis, and carry green whomeocore terrifully chings or to thin the source on any per former. And the orld Morngous serias in mance the locate and colleges or not let in a some set for the same in the carry carry or company or companies arisforchy to the morngous. And the orld Morngous serias in mance the locate and colleges or not let in a some set for the same in the carry carry for the presents of scale interaction and continues. And if it is any time any port of said date or interaction under this muriques, with interact. And if it is any time any port of said date or interaction under this muriques, with interact. And if it is any time any port of said date or interaction under this muriques, with interact. And if it is any time any port of said date, or interest contents any country of the said colleges of the present of the said muriques, with interact. And if it is any time any port of said date, or interest contents any country of the said colleges of the said	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
And if a said designature and Assigns, and every generon whomosome incriting relationship on the process. And if it said designation—agrees—a to incree the home and headings on said had in a same of heat them. Dollans (in a company or composition stricture)—, and they the same housed from loss or dam of the company. And if it said arrive the policy of instrument on the said mortupes—, and then the mortupes—. And had a say three fail to do so, then the said same many cases the same to be instrument on the said mortupes— and the increed in many, and reinfiniture. And if a tray from any part of said delay or interest become be past from and unput. And if a tray of them any part of said delay or interest becomes be past from and unput. And if a tray of them any part of said delay or interest subject to proceed or and presents and craying the varies and profits of company. And if it is say from any part of said delay or interest subject to proceed or and presents and craying the varies and presents of the said company. And if it is say from any part of said delay or interest to the company and tray of the said and presents and company and tray or interest to the company. And if it is say from any part of said delay or interest to every the company and the said and presents and company and the said and the and the sa	m_{1} m_{1} m_{2} m_{2}	Heirs and Assigns, forever. And
And if a said designature and Assigns, and every generon whomosome incriting relationship on the process. And if it said designation—agrees—a to incree the home and headings on said had in a same of heat them. Dollans (in a company or composition stricture)—, and they the same housed from loss or dam of the company. And if it said arrive the policy of instrument on the said mortupes—, and then the mortupes—. And had a say three fail to do so, then the said same many cases the same to be instrument on the said mortupes— and the increed in many, and reinfiniture. And if a tray from any part of said delay or interest become be past from and unput. And if a tray of them any part of said delay or interest becomes be past from and unput. And if a tray of them any part of said delay or interest subject to proceed or and presents and craying the varies and profits of company. And if it is say from any part of said delay or interest subject to proceed or and presents and craying the varies and presents of the said company. And if it is say from any part of said delay or interest to the company and tray of the said and presents and company and tray or interest to the company. And if it is say from any part of said delay or interest to every the company and the said and presents and company and the said and the and the sa	hereby bind defend all and singular the said premises unto the said A	Mels Administrator
time, accounts. Administrations and Analysis, and every partice selections are set to their the energy or the year, or in justing the content of the parties without the parties of the parties and the parties, and their in the event that the mercapacity. And he early the parties of the parties are the mercapacity of the parties and contents to the shared to the said conference to the said conference, and the in the event that the mercapacity. And it is any time and contents to the instructed limit the contents and contents to the instructed limit to the parties of the parties of the parties of and didn, or interest Exercise be getted from and requirement of health on any using the rests and a reform the parties of and didn, or interest Exercise be getted from and requirement or and contents of the parties of any of the parties of and didn, or interest Exercise be getted from and requirement of health parties and contents and parties and parties of any of the parties of the		· · · · · · · · · · · · · · · · · · ·
incre, and antigo the policy of internance to the raid manageness	eirs, Executors, Administrators and Assigns, and every person whomsoever lawfully of	claiming, or to claim the same, or any part thereof.
fire, and salge the policy of insurance to the said mercagene	And the said Mortgagor agree to insure the house and buildings on said le	ot in a sum not less than
may caute the tame to be insured in	•	
And if at any time any part of taid data, or increast thereon to past does and surpside. And if at any time any part of taid data, or increast thereon to past does and surpside. And if at any time any part of taid data, or increast thereon to past does and surpside. And if at any time any part of taid data, or increast thereon to past does and surpside. And if at any time any part of taid data, or increast thereon to past does and part process, thereon time pasting case of collectory capation in receiver with anthority to talk pasting the data and and the taid and taid taid and taid taid taid the past past of collectory capation in receiver with anthority to talk pasting case of collectory capation in the second in the past pasting to the past pasting to the past pasting to the pasting case of collectory capation in the past pasting of the pastine to the pasting taid to the past pasting to the pasting to the true based of the past pasting to the pasting to the true based of the past pasting to the pasting to the true based of the past pasting to the pasting to the true based of true. AND IT IS ACHIERED, by such thereon the said pasting, that the said mortgages. The pasting of the pasting taid to the pasting taid taid taid taid taid taid taid taid		
And if at any time any part of said delay, or interest thereon be past does and uncided. Dereby assign the rents on yorking the control of t	ne may cause the same to be insured in	ne, and reimburse
And if at any time are, part of said deck, or interest thereon be past due and croped. And if at any time are, part of said deck, or interest thereon be past due and croped. Exist. Executors, Administrators or Asigns, and agree that any Jindge or interest Cornel of and table are any, a change and postal applying the said and the past of the past and and postal applying the said and postal applying the said and postal applying the said deck, determined to take because and endert said restands and postal applying a content of any postal applying the said and postal applying the said postal applying the said and postal applying the said and postal applying to exceed the said postal applying to exceed the past and postal applying to exceed the said postal applying to exceed the said postal applying the past and applying the postal applying		
remain Court of said State may, at channels or otherway, agoing the said deep, industric, casts or chosens, but should be controlled to the country of the providers of the providers of confidence of the country of the providers of the true intent and noctoring of the anid note, then the cord of hargain and said shall conse, describing, and be afterly real and vocations, and be afterly real and vocations of the providers of the	And if at any time any part of said debt, or interest thereon be past due and unp	paidhereby assign the rents and profits
EMOVIDED ANNAYS, NEVERCHELESS, and it is the two intent and meaning of the Jewins in these Present, that if it is not more advantage, and the present of the Jewins and the present of the sent of the present of the Jewins of the present of the Jewins of the present of the Jewins of	ircuit Court of said State may, at chambers or otherwise, appoint a receiver with authority proceeds thereof (after paying costs of collection) upon the said debt, interest,	TITY TO TAKE BUSSESSION OF SAID INCIDINGS AND CONCCL SAID TORES AND PLONES APPLIA
AND IT IS AGRERD, by and between the said parties, that the said mortgagor. AND IT IS AGRERD, by and between the said parties, that the said mortgagor. The state of payment shall be made. WITHINGS. Hand and Scal this for the very of our Lord our thousand nine hundred and the Sovereignty and Independence of the footed States of America. Signol, Scaled supt Delivered ingthe Presence of South Carolina, Greenville County. Personally appeared before me for the said and deed, deliver the within written Deed; and that the within the saw the within named. Signo, scal, and as for the saw the within named. SWORN to before me, this switch Carolina. THE STATE OF SOUTH CAROLINA, GRANLINA (SIMAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I do hereby certify unto all whom it may concern, that Mrs. within of the within named. And upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of any person or p 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 claimy premises within mentioned and released.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meani	d mortgagee the said debt or sum of money aforesaid, with interest there
remises until default of payment shall be made. WITNISS Hand and Seal this. Land and Seal this. Land and Seal this. Land in the year of cur Lord one thousand nits bundred and Land and Jacopen dence of the Affolia States of America. Signed, Sealed and Delivered in the Presence of Control one thousand nits bundred and Land and Jacopen dence of the Affolia States of America. Signed, Sealed and Delivered in the Presence of Control one thousand nits that the State of America (L. C.	ise to remain in full torce and virtue.	
WITNESS Hand and Scal this Alay of Dignormal for the winder one thousand nine hundred and Manual Independence of the dilited States of America. Signed, Scaled sud Delivered in the Presence of Control Manual Independence of the dilited States of America. Signed, Scaled sud Delivered in the Presence of Control Manual Independence of the dilited States of America. Signed, Scaled sud Delivered in the State Manual Independence of the dilited States of America. With STATE OF SOUTH CAROLINA, MORTGAGE OF REAL EST. Greenville County. Personally appeared before me. The state Manual Independence of the dilited States of America. Mortgage of Real Est. SWORN to before me, this Mortgage of the within manual Independence of the within manual Independence of the dilited States of America. Witnessed the execution thereof. SWORN to before me, this Mortgage of the within Carolina. RENUNCIATION OF DO THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO THE STATE OF SOUTH CAROLINA, Add declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or p whomsoever, resource, release and forever relicopsish unto the within named. Midrs and Assigns, all foer interest and estate, and also all feer right and claim of dower, of, in or to all and singul premises within uccationed and released.		to noid and enjoy the s
in the year of our Lord one thousand rine tundred and selected and selected and lose pendence of the failed States of America. Signed Scaled and Delivered in the Frence of County (L. C.	remises until default of payment shall be made.	- Look
Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of Con Many States (L. (L. (L. (L. (L. (L. (L. (L.	WITNESS Hand and Seal , this	and in the one hundred a
Greenville County. A. D. 192 SWORN to before me, this within care of the execution thereof. SWORN to before me, this within the saw the within the execution thereof. SWORN to before me, this within the execution thereof. SWORN to before me, the within maned without any companies within the execution thereof. The STATE OF SOUTH CAROLINA, and the execution thereof. SWORN to before me, the within mentioned and released.	5311 year of the Sovereignty and Independen	nce of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Leave of Many Mortgage of Real Estronger, seal, and as act and deed, deliver the within written Deed; and that so be, with Aller of Sworn the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. SWORN to before me, this writnessed the execution thereof. RENUNCIATION OF DO' GREAL ESTY Writnessed the execution thereof. RENUNCIATION OF DO' do hereby certify unto all whom it may concern, that Mrs. did this day appear before and 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 p whomsoever, renounce, release and forever relinquish unto the within named Whomsoever, renounce, release and forever relinquish unto the within named		Eura Man Green o
Greenville County. Personally appeared before me. A D. 1922 SWORN to before me, this. A D. 1923 A D. 1924 A D. 1925 A D. 1925	Sur O Hunt	(L
Greenville County. Personally appeared before me. A D. 1922 SWORN to before me, this. A D. 1923 A D. 1924 A D. 1925 A D. 1925		(L.
Greenville County. Personally appeared before me. Indianate oath that white saw the within named. Indianate oath that white oath t		(L,
witnessed the execution thereof. SWORN to before me, this A. D. 192 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DO Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and 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 p whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singul premises within mentioned and released.	Greenville County. Personally appeared before me	ay Green
witnessed the execution thereof. SWORN to before me, this lay of		
SWORN to before me, this. day of	ign, seal, and asact and deed, deliver the within writte	n Deed; and that S. he, with S. Latherwood
A. D. 192. Comparison of Motary Public for South Carolina. Comparison of the within named		witnessed the execution thereof.
Greenville County. I,	day of Sept A. D. 192. 8. XOR Sept Lerwood (SEAL)	JEssie O. Hund
do hereby certify unto all whom it may concern, that Mrs	· · · · · · · · · · · · · · · · · · ·	RENUNCIATION OF DOW
wife of the within named		
whomsoever, renounce, release and forever relinquish unto the within named		
whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singul premises within mentioned and released.	wife of the within named	freely, voluntarily and without any compulsion, dread or fear of any person or pe
premises within mentioned and released.	whomsoever, renounce, release and forever relinquish unto the within named	
premises within mentioned and released.	Heirs and Assigns, all her interest and es	tate, and also all her right and claim of dower, of, in or to all and singula
GIVEN under my hand and seal, this		
·	GIVEN under my hand and seal, this	
day of	day of	
Notary Public for South Carolina,	(2.1)	