TO MAVE AND TO HOLD, all and singular, the said Premines amon lite said. The Market and Assigns, forever, And Sharette, this Successful, this successful, the said premines unto the said. The said of forever shood, all and signals the said premines unto the said. The Markette said and said said. The Markette said said said said said said said said	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	The Ellands of Alimans
Largery Sind. The specific of the control of the co		said M. W. Watter Jacob J
incident through the at Management and dispersive the said presents must be send Management and increed before at all singuistics and a singuistic through the said presents and the said Management and dispersive the said presents and the said management and dispersive the said presents and the said Management and a said and a said and the said Management agence in the the said and said said and a said and said and said and a said and said and said said and said said said said said said said sai	Bank its successors	Heirs and Assigns, forever. And
Lacrothic Administrator and Anique, and very portion wherenesses barding beautifully to the control of the cont	mysel. My	Heirs, Executors and Administrators,
Lacrothic Administrator and Anique, and very portion wherenesses barding beautifully to the control of the cont	nereby billion and the said premises unto the sai	The woodside national
In Neutron, Administrators and Andreys, and every person whomeover the fully charled on the same, or any part florest.  And the said Mostages—agree. — In linear the bow and beging on said for in a sum are less that the same of the sam	warrant and forever defend, all and singular the said premises the said	II and Assigns from and against Me and my
And the gold Mottagete Le insure the boose and holdings on sold to I as must not be the service instanced from low or damages for, and saving the policy of increases and all amoregation	) and work person whomsoever 1	lawfully claiming, or to claim the same, or any part thereof.
inc, and asking the policy of immensates to said contrains—and their in the overest that assemption—that may jume fail to do so, then the said montage—may cannot the same to be inseed in  Image cannot the policy of the same to be inseed and inseed in the same to be and down and inspect of and state cannot always the rest and profits of indigence of and state cannot be said deliced. Interest, each or openiors in Angelian and against the same Judges of the same failed cannot cannot be said deliced. Interest, each or openiors in Angelian and against the same Judges of the same failed cannot	rs, Executors, Administrators and Assigns, and every person whomsoever	the second secon
incr. and weight the public of dissensates to and materizane	And the said Mortgagor agree to insure the house and buildings on sa	aid lot in a sum not less than
The premium and expenses of each insurance under the mortgage, with interest.  And if at say time any part of said debt, as interest increase to past due and unysid.  And if at say time any part of said debt, as interest increase to past due and unysid.  And if at say time any part of said debt, as interest increase to past due and unysid.  And if at say time any part of said debt, as interest increase to past due and unysid.  And if at say time any part of said debt, as interest increase to past due and unweight of take posteries and collections of the past of the part of th	to allow of insurance to said mortgagee and that in the	e event that the mortgagor shall at any time fail to do so, then the said mortga
the presumm and explanes of such insurance under this receitings, with interest.  And if it is say time any part or said debt, or interest thereons be part due and unpubl	may cause the same to be insured in	name and reimburse
And if at any time any part of said doby, or interest threson be part due and inspatie.  And if at any time any part of said sortinges. Or the state of the state of said sortings of the say sings of the time. Centre of said state may, at chambers or otherwise spreads in the said centre of said state may, at chambers or otherwise spreads in the said cells, interest, centre or spreads and cells said arrive and profits of the said said with said and state of the said said with said and said with said state of the said said with said and said with said said said with said said said with said of the said said with said of the part is at the said mentager, the said dotted, the said said with said of the said said with said of the said said with said of the said said, said is the said mentager, the said dotted, or one of meany shorolaid, with interest said said centre, the said said with said of the said said with said of the said said with said said with said said said with said said with said said said with said said said with said said said said said said said said	muy Court in the c	
AND THE STATE OF SOUTH CAROLINA,  Greenville County.  Sign, seal, and as.  All of the state of t		
and come a Shocked thereof (after paying costs of rollection) most the said delt, interest, costs or explosing, without another many and the frees and prints awally collected.  PROUDED ALWAYS, MYLKETHELESS, and it is the tone interest and maning of the parties to these Presents, that it is a more than the prints of the parties of the payment shall be made without and the payment shall be made with the parties of the payment shall be made without and the payment shall be made.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, the said parties, the said parties and forever relianguish unto the said parties, the present within mentioned and rel	And if at any time any part of said debt, or interest thereon be past due ar	nd unpaid hereby assign the rents and profits of
PROVIDED ALWAYS NEWERTHELESS, and it is the time intent and meaning of the perfects to their Freenest, that if you are said morty and control and enterly enterly and enterly	requit Court of said State may, at chambers of constant, upon the splying the net proceeds thereof (lasted)	said debt, interest, costs or expenses; without hability to account for anything more
a side martinggor do end shall well and truty way or caute to be spaid, uses the well bargain and sele shall case, determine, and he attenty well and correct, if any be done, according to the result country.  10 bold and capby the said cross and cross a	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	d meaning of the parties to these Presents, that if
AND IT IS AGREED, by and hetween the said parties, that the said mortgager.  To hold and enjoy, the said receiving said for the said parties, that the said mortgager.  WITNESS 7234 Head, and Seal, this in the year of our ford our thousand nice hundred and when the part of our ford our thousand nice hundred and when the said in the year of our ford our thousand nice hundred and when the year of our ford our thousand nice hundred and when the year of our ford our thousand nice hundred and when the year of our ford our thousand nice hundred and when the year of our ford our thousand nice hundred and when the year of our ford our the said parties, and in the one hundred and significant the year of our ford our the said of the said parties, and in the one hundred and states of America.  Significant the said parties of the within named out the within named out that The saw the within named better the within written Deed; and that The, witnessed the crecution thereof.  SWORN to before me, this	said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt, of said debt, of said said said said said said said said	
remines until default of payment shall be made.  WITHERS THEY Hand. and Seal., this 19th day of July in the year of our Lord me thousand sine burdred and Julicity Light. and in the one hundred and Space, in the year of our Lord me thousand sine burdred and Julicity Light. and in the one hundred and Space, and in the year of our Lord me thousand sine burdred and Julicity Light.  Signed, Sealed and Delivered in the Presence of Stant By Lawrence (L. S.)  (L. S.	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagorto hold and enjoy the said
Signey, Sealed and Delivoyed in the Presence of  Stand Bellowed in the Presence of  Stand Bellowed in the Presence of  Stand Bellowed in the Presence of  Ctta M. M. Granty C. S.,  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (HE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  Index and deed, deliver the within written Deed; and that She, with  witnessed the execution thereof.  SWORN to before me, this.  J. J. W. M. Walters  Mortiface (SEAI)  Notary Public for South Carolina.  RENUNCIATION OF DOWE  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 composition, dread or fear of any persons whomsorer, renounce, release and forever relinquish unto the within named.  It feirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi  Within mantioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  No. No. No. 192.  A. D. 192.  No. No. 192.  No. 193.  No. 193.  No. 193.  No. 194.  No. 194		
Signed: Scaled and Delivered in the Presence of Sunnit Presence of Sunnit Parameter (L. S.)  W. T. Walters (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  Independent of the within named on the within named of the within written Deed; and that She, with W. T. Walters (M. S.)  SWORN to before me, this.  J. S. Winnessed the execution thereof.  SWORN to before me, this.  J. S. Winnessed the execution thereof.  SWORN to before me, this.  J. S. Winnessed the execution thereof.  THE STATE OF SOUTH CAROLINA. (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWE of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any composition, dread or fear of any persons widonsocver, reneance, release and forever reliaguish unto the writin named.  Heirs and Assigus, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi within mentioned and released.  GIVEN under my hard and seal, this.  A. D. 192.  Seal.)	WITNESS MM Hand and Seal, this	19th day of July
Signed: Sealed and Debroyd in the Presence of Cttar M. Grancy (L. S.)  No. Th. Walters:  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  (HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  And made oath that She saw the within named. Cttar M. Shee. M. Greenville County.  Dersonally appeared before me.  And made oath that She saw the within named. Cttar M. Shee. M. Greenville County.  SWORN to before me, this.  SWORN to before me, this.  J. th.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA. GEAL)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA. Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the within manced.  dand upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, ralease and forever reliaquish unto the within named.  Feirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi within mentioned and released.  GIVEN under my land and seal, this.  A. D. 192.  South Carolina.  (SEAL)	WIINESS Tord one thousand nine hundred and Julent	y-eight and in the one hundred and
Signet, Scaled and Delivered in the Presence of Author Williams (L. S.)  W. M. Walters:  (L. S.)  (L.	in the year of our Lord one thousand mine mandred disconnection to and	Independence of the United States of America.
THE STATE OF SOUTH CAROLINA.  Greenville County.  A D. 192. L.  Witnessed the execution thereof.  SWORN to before me, this	***************************************	
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  Jeener B. Janner  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  June 1.  June 1	Signed Sealed and Delivered in the Presence of	Etta Ma See Milororey (L.S.)
Greenville County.  Personally appeared before me.  Act and deed, deliver the within written Deed; and that Sine, with W.M. Walters.  SWORN to before me, this.  SWORN to before me, this.  A. D. 192 L  Whate STATE OF SOUTH CAROLINA.  Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs.  wife of the writhin named.  Wife of the writhin named upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named.  White sand Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi within mentioned and released.  GIVEN under my liand and seal, this.  A. D. 192 (SEAL)	Jum Waltings	(L. S.)
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me  Ind made oath that She saw the within named & tta mile see my see that She, with two milessed the execution thereof.  SWORN to before me, this  SWORN to before me, this  A D 192 S.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  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 persons whomsoever, renounce, release and forever relinquish unto the within named.  Within mentioned and released.  GIVEN under my hand and seal, this.  A D 192  (SEAL)  New Public for South Carolina.  (SEAL)		(L. S.)
THE STATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me  Ind made oath that She saw the within named & tta mile see my see that She, with two milessed the execution thereof.  SWORN to before me, this  SWORN to before me, this  A D 192 S.  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA.  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 persons whomsoever, renounce, release and forever relinquish unto the within named.  Within mentioned and released.  GIVEN under my hand and seal, this.  A D 192  (SEAL)  New Public for South Carolina.  (SEAL)		(L, S.)
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		
Personally appeared before me. Steene B. Jurner  and made oath that She saw the within named C. Man Mr. Steen Mr. Croncy  sign, seal, and as. A. A. act and deed, deliver the within written Deed; and that She, with W. M. Walters  sign, seal, and as. A. A. D. 192. S.  SWORN to before me, this. She saw the within written Deed; and that She, with W. M. Walters  witnessed the execution thereof.  SWORN to before me, this. She she within the case of the execution thereof.  SWORN to before me, this. She she within the case of the execution thereof.  SWORN to before me, this. She she within the execution thereof.  SWORN to before me, this. She she within the execution thereof.  SWORN to before me, this. She she within the execution thereof.  SWORN to before me, this. She she within the execution thereof.  SWORN to before me, this. She she within the execution thereof.  REMUNCIATION OF DOWE ACTION OF DOWE And the within named.  SEAL)  A do hereby certify unto all whom it may concern, that Mrs. She does freely, voluntarily and without any compulsion, dread or fear of any person persons whomasoever, remounce, 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 premise of the within mentioned and released.  GIVEN under my hand and seal, this.  GIVEN under my hand and seal, this.  (SEAL)	THE STATE OF SOUTH CAROLINA, \	MORIGAGE OF REAL ESTATE
sign, seal, and as	Greenville County.	
sign, seal, and as	11 John Me Sterner 15	Jurner
sign, seal, and as	Personally appeared before monagement	le melorare
sign, seal, and as	and made oath that She saw the within named 6 200 111 in	Tel III Com
SWORN to before me, this.    Sth.		
SWORN to before me, this.  day of		
SWORN to before me, this.    Sth	<i>C</i>	<u> </u>
day of	sign, seal, and as her act and deed, deliver the within	<u> </u>
day of	sign, seal, and as. her act and deed, deliver the within	written Deed; and that She, with WiM. Walters?
day of		written Deed; and that She, with WiM. Walters?
Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, 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 pers or persons 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, the premi within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192 (SEAL)		written Deed; and that She, with WiM. Walters?
Notary Public for South Carolina.  RENUNCIATION OF DOWE  THE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this.	written Deed; and that She, with Wim. Walters?  witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County.  I,	SWORN to before me, this A. D. 192. 8.	written Deed; and that She, with Wim. Walters?  witnessed the execution thereof.
Greenville County.  I,	SWORN to before me, this 18th  day of A. D. 192. 8.	written Deed; and that She, with W. W. Walters?  witnessed the execution thereof.
do hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	written Deed; and that She, with witnessed the execution thereof.  Line B. Jurner.
wife of the within named	SWORN to before me, this	written Deed; and that She, with witnessed the execution thereof.  Line B. Jurner.
wife of the within named	SWORN to before me, this	written Deed; and that She, with witnessed the execution thereof.  Line B. Jurner.
wife of the within named	SWORN to before me, this	written Deed; and that She, with W.M. Walters?  witnessed the execution thereof.  RENUNCIATION OF DOWER
and upon being privately and separately examined by me, did declare that she does week, recept or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this	written Deed; and that She, with witnessed the execution thereof.    June B. Junes.   RENUNCIATION OF DOWER
or persons whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this	written Deed; and that She, with W.M. Walters?  witnessed the execution thereof.  RENUNCIATION OF DOWER  did this day appear before me
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 premi within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	written Deed; and that She, with W.M. Walters?  witnessed the execution thereof.  RENUNCIATION OF DOWER  did this day appear before meshe does freely, voluntarily and without any compulsion, dread or fear of any person
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 premi within mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this	written Deed; and that She, with W. W. Walters:  witnessed the execution thereof.  RENUNCIATION OF DOWER  and this day appear before measured the does freely, voluntarily and without any compulsion, dread or fear of any person within named.
day of	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.    June B. June C.   RENUNCIATION OF DOWER
day of	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.    June B. June C.   RENUNCIATION OF DOWER
day of	SWORN to before me, this	written Deed; and that She, with Wime Walters?  witnessed the execution thereof.  RENUNCIATION OF DOWER  did this day appear before me she does freely, voluntarily and without any compulsion, dread or fear of any person within named.
Notery Public for South Carolina.	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.    June B. June C.   RENUNCIATION OF DOWER
Notery Public for South Carolina.	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.    June 3
	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.  Witnessed the execution thereof.  RENUNCIATION OF DOWER  and this day appear before measured the does freely, voluntarily and without any compulsion, dread or fear of any person within named.
1 0 0 A T II HAS Delast (I'	SWORN to before me, this	written Deed; and that She, with Wimessed the execution thereof.  Witnessed the execution thereof.  RENUNCIATION OF DOWER  and this day appear before measured the does freely, voluntarily and without any compulsion, dread or fear of any person within named.
Pararded July LU, 1920, at July October	SWORN to before me, this	written Deed; and that She, with Witnessed the execution thereof.  RENUNCIATION OF DOWER  she does freely, voluntarily and without any compulsion, dread or fear of any perso within named.  tate, and also all her right and claim of dower, of, in or to all and singular, the premise