PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if.  said mortgagor	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appertaining to the said Premises belonging or in anywise incident or appertaining.	
Hereby bind. MMM, island, all missigned the analt premises sets the said. Hereby and Arigins, force and against MMM. I MAY And the realt disregard to the said of comments of the said of the said of the said of the said. Hereby arigin to the said the same at any part factors.  And the realt disregard—agare—to increase the said and saidings on said to in a sum on the said the same inserted iron lists or duming its and said said disregard—and the said said disregard—and the said said disregard—and said said said said said said said sai		
Actions and correct policies, all and simplars the raid premitis unto the said of Market and Antigen, term and against.  The first and Antigen, term and against and action of the said and action of the said of the said Maragenet.  The said Maragenet.  The said Maragenet.  The said Maragenet.  Defined in a commany or remained and Maragenet is said Maragenet in said Maragenet.  Defined in a commany or remained and Maragenet.  The said Maragenet.  Defined in the said the said the said maragenet is said Maragenet.  Defined in the premises and expected in.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and expected in the said maragenet.  Defined in the premises and prints to desire the said maragenet.  Defined in the premises and prints to desire the said maragenet.  Defined in the premises and prints to desire the said maragenet.  Defined in the premises and prints to desire the said prints and prints and prints to desire the said prints and prints and prints to desire the said prints and prints		
The secretary Administrators and Analogue, and every pressus whomesoere barving climating or to chine the action, or any part fiberoof.  And the said Mortgager— or these the house and buildings on said int in a turn cot less than the said interface of the said interface or the said int		
The Execution, Administrations and Ansagon, and every person whorever be brown and biolishings on said his in a sum not see that the analysis of the person		
And the said Muripager— agree— to invote the hours and buildings on and bot in a varu not less than  Dollars (in a company or companies advisablely to the surregues—), and less than instruct from how or during the policy of instruction to tail Maragages—, and that in the event that the surregues— allula is say lines fall to do so, then the early moragane— cause the store to be instruct in the contract of the surregues— and as any lines fall to do so, then the early moragane— the promises and expenses of study instructed thereon to part does not support the surregues— and a surregues— and a surregues— and a surregues— And if at very time any part of said dols, or instruct thereon to part does not described premitted to and increased—  And if at very time any part of said dols, or instruct thereon to part does not described premitted to and increased—  And if a very time any part of said dols, or instruct thereon to part does not described premitted to and increased premitted to an increased premitted to a surregues—  PROVIDED ALWAYS, NEVERTHALESS, and it is the tree increase and managing of the parties to these Promotine, that it.  AND IT IS ACREED by such became the analyses of the said unto the said surregues— the said dole for time at managing and contract of the said contract of the s	9	
Delias (in a company or companies actificatory to the mortgages		V
in, and sought the policy of instruction is all Mortgages		
The premium and expenses of such insurrance under this mortgage, with interest  And if at any time may part of sold delts, or interest thereos he part due and unpaid.  And if at any time may part of sold delts, or interest thereos he part due and unpaid.  And if at any time may part of sold delts, or interest theoreos he part due and unpaid.  And if at any time may part of sold delts, or interest theorem.  And if at any time may part of sold delts, or interest theorem.  And if at any time may part of sold delts, or interest developed the parties to delts prome and any paiding of the sold interest even or tax decounts; or contents.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by and between the said parties, that the sold mortgager.  AND IT IS AGREED, by		
And if at any time any part of said delts, or intersect thereon be past the and upped.  And if at any time any part of said delts, or intersect thereon he past the and upped.  And if at any time any part of said delts, or intersect thereon is past the and upped.  And if at any time any part of said delts, or intersect or intersect and upper time and appreciate any indicated any cross any place of a said control past of contents.  BY AND INTERNATIONAL AND INT	cause the same to be insured in	name and reimburse
And if a any time any part of asis desk, or interest thereon he past due and unquid.  And if a any time any part of asis desk, or interest thereon he past due and unquid.  And if a any time any part of asis desk, or interest thereon he past due and unquid.  And if a any time any part of asis desk, or interest thereon with subscript to the constraint on and parties and agree that any Judge of a six desired process, and the control paymon and the process have due to paymon and the parties to the pa		
where described premises to add contagues—or an and an action of the second control of t	the premium and expenses of such insurance under this mortgage, with interest	
above described premise to staid mentages. Or discount and the control of the con		A
at Local and State may, at distances of otherwise, agonote a recover with authority to the postession of and premises and colect and to conceived sport and set distilly collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Present, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Present, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Present, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Present, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Present, that if.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intote and musting of the parties to these Presents, and the second of the and the parties of the pa	. P .	
mile notingnor	cuit Court of said State may, at chambers or otherwise, appoint a receiver with aut	thority to take possession of said premises and collect said rents and pronts applying
The contents in table cases, determine, and be utterly and and void; came for receasing in table cases, determine, and be utterly and and void; came for receasing in table cases, determine, and be utterly and and void; came for receasing in table cases.  AND IT IS AGREED, by and between the said parties, that the said noortgager.  AND IT IS AGREED, by and between the said parties, that the said noortgager.  WITNESS THAT I Hand and Seal, this Surveyingth and Independence of the United States of America.  Signosis, Saing-and Delivered in the Presence of Signosis Saing-and Saing-and-Andreas Sain		- · · ·
mise until default of payment shall be made.  WITNESS My Hand and Seal this. St. day of March  in the year of our Lord one thousand nine handred and Seal year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivering in the Presence of  Signed, Sealed and Delivering in the Presence of  LEALED LIVERAGE OF REAL ESTAT.  (L. S. (L. S	ly be due, according to the true intent and meaning of the said note, then this d	deed of bargain and sale shall cease, determine, and be utterly null and void; other-
WITNESS MAY Hand and Seal this State day of March in the year of our Lord one thousand nine hundred and Swelly and Independence of the United States of America.  A Signoti, Scalefy and Delivered in the Presence of  A Signoti, Scalefy and Delivered in the Presence of  A D A CHARLESTATI  Greenville County.  PERSONALLY appeared before me for the Swell of the Within named.  Beach and as A D 19-24  SWORN to before me, this 30 the A D 19-24  A D 19-24  STATE OF SOUTH CAROLINA, Or the Within Carolina.  STATE OF SOUTH CAROLINA, Or the Within Carolina.  SWORN to before me, this 30 the A D 19-24  A D 19-24  STATE OF SOUTH CAROLINA, Or the Swell Carolina.  STATE OF SOUTH CAROLINA, Or the Within camed did this day appear before me whomsoever, renounce, release and forever reliquish unto the within named did this day appear before me whomsoever, renounce, release and forever reliquish unto the within named did the right and claim of dower, of, in or to all and singular, the premise mentioned and released.  GIVEN under my hand and seal, this.  A D 19-	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
in the year of our Lord one thousand nine hundred and I was and in the one hundred an Signed, Scalef, and Delivered in the Presence of Jean Martines II. S. Signed, Scalef, and Delivered in the Presence of Jean Martines II. S. (L. S.		
Signot, Sealed and Delivered in the Presence of  Signot, Sealed and Delivered in the Presence of  CL. S.  CL. S.  (L.	WITNESS My Hand and Seal , this 8	th day of March
Signot, Scaled and Delivered in the Presence of  Signot, Scaled and Delivered in the Presence of  Signot, Scaled and Delivered in the Presence of  C. S. C. S.  (L. S.	in the year of our Lord one thousand nine hundred and Swent	y- and in the one hundred and
Signed, Scaleforand Delivered in the Presence of  Wolfa M. Mortfood (L. S.  STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  made oath that S.he saw the within named.  MORTGAGE OF REAL ESTAT:  MORTGAGE OF REAL ESTAT:  MORTGAGE OF REAL ESTAT:  MORTGAGE OF REAL ESTAT:  Mortage before me.  Mortgage of Real Estat:	year of the Sovereignty	and Independence of the United States of America.
(L. S.  (L. S.		
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Jesuic O. Heart  MORTGAGE OF REAL ESTAT:  O. Heart  Mortgage of Real Estat:  Mortgage  Mortgage of Real Estat:  Mortgag	V'Id dearnimoon	vioca IV, Malleson (L. S.)
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  Bade oath that She saw the within named.  Bade oath that She, with witnessed the execution thereof.  Bade oath that She, wit	Jessie C. Steent	(L. S.)
Greenville County.  PERSONALLY appeared before me.  Made oath that S.he saw the within named.  Beat, and as.  A D. 1924  SWORN to before me, this.  SWORN to	1	(L. S.)
Greenville County.  PERSONALLY appeared before me.  Jessei. O. Hernet.  Made oath that S.he saw the within named.  Jessei. O. Hernet.  Made oath that S.he saw the within named.  Jessei. O. Hernet.  Made oath that S.he saw the within named.  Jessei. O. Hernet.  Made oath that S.he saw the within named.  Jessei. O. Hernet.  Witnessed the execution thereof.  SWORN to before me, this.  Jessei. O. Hernet.  Witnessed the execution thereof.  SWORN to before me, this.  Jessei. O. Hernet.  Notary Public for South Carolina.  RENUNCIATION OF DOWE!  Greenville County.  I.  Jersei. O. Hernet.  Gid this day appear before me  whomsoever, renounce, release and forever relinquish unto the within named.  Jessei.  Jessei. O. Hernet.  Mid this day appear before me  whomsoever, renounce, release and forever relinquish unto the within named.  Jessei.  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 in mentioned and released.  GIVEN under my hand and seal, this.  Of.  A. D. 19.		
made oath that S. he saw the within named.  Sworn to before me, this	E STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
made oath that S.he saw the within named  act and deed, deliver the within written Deed; and that S.he, with  by S. Sworn to before me, this  cf. A. D. 1929  A. D. 1929  STATE OF SOUTH CAROLINA, Greenville County.  I,  eretby certify unto all whom it may concern, that Mrs.  of the within named.  did this day appear before mupon 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 per 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 premise in mentioned and released.  GIVEN under my hand and seal, this.  of.  A. D. 19	Greenville County. j	
seal, and as Seal, and deed, deliver the within written Deed; and that She, with  SWORN to before me, this South  A. D. 1923  A. D. 1924  STATE OF SOUTH CAROLINA,  Greenville County.  I,  ereby certify unto all whom it may concern, that Mrs.  of the within named did this day appear before me 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 per 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 premise in mentioned and released.  GIVEN under my hand and seal, this.  A. D. 19.	PERSONALLY appeared before me	a Hent
SWORN to before me, this  A. D. 1929  B. STATE OF SOUTH CAROLINA, Oreenville County.  I,	made oath that She saw the within named	m. mattern
SWORN to before me, this  A. D. 1929  B. STATE OF SOUTH CAROLINA, Oreenville County.  I,		
SWORN to before me, this  A. D. 1929  A. D. 1929  E. STATE OF SOUTH CAROLINA, Greenville County.  I,  I,  I with and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per 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 premise in mentioned and released.  GIVEN under my hand and seal, this.  Of A. D. 19.	- f.	
SWORN to before me, this	, seal, and asact and deed, deliver the within wri	
STATE OF SOUTH CAROLINA, Greenville County.  I, ereby certify unto all whom it may concern, that Mrs. of the within 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 person or per 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 premise in mentioned and released.  GIVEN under my hand and seal, this.  of.  A. D. 19	<b>A A</b> 11	
Notary Public for South Carolina.  RENUNCIATION OF DOWEL Greenville County.  I,	<b>A A</b> //	witnessed the execution thereof.
Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	D. B. Leathe	witnessed the execution thereof.
RENUNCIATION OF DOWELD Greenville County.  I,	D. B. Leathe	witnessed the execution thereof.
Greenville County.  I,	SWORN to before me, this 30 th  of March A. D. 1929  D. Leatherwood (SEAL)	
Greenville County.  I,	SWORN to before me, this 30 th  of March A. D. 1929  C. B. Leatherwood (SEAL)	
I,	SWORN to before me, this 30 th  of March A. D. 1929  S. Leatherwood (SEAL)	
of the within named	SWORN to before me, this 30 th  of March A. D. 1929  . B. Llathernod (SEAL)  Notary Public for South Carolina.	Jessie O. Hunt
of the within named	SWORN to before me, this 30 th  of March A. D. 1929  D. Latherwood (SEAL)  Notary Public for South Carolina.	Jessie O. Hunt
whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this  SWORN to before me, this  Of March A. D. 1929  A. D. 1929  A. D. 1929  Notary Public for South Carolina.  STATE OF SOUTH CAROLINA,  Greenville County.  I,	Jessie C. Hunt RENUNCIATION OF DOWER
whomsoever, renounce, release and forever relinquish unto the within named	SWORN to before me, this  of  A. D. 1929  A. D. 1929  Notary Public for South Carolina.  STATE OF SOUTH CAROLINA,  Greenville County.  I,  ereby certify unto all whom it may concern, that Mrs.	Jessie C. Hunt  RENUNCIATION OF DOWER
	SWORN to before me, this  of March A. D. 1929  A. D. 1929  Notary Public for South Carolina.  STATE OF SOUTH CAROLINA,  Greenville County.  I,	RENUNCIATION OF DOWER  did this day appear before me,
n mentioned and released.  GIVEN under my hand and seal, this	SWORN to before me, this 30 th  Of A. D. 19.29  A. D. 19.29  Notary Public for South Carolina.  STATE OF SOUTH CAROLINA,  Greenville County.  I,  ereby certify unto all whom it may concern, that Mrs.  of the within named.  upon being privately and separately examined by me, did declare that she does	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-
of	SWORN to before me, this 30 th  of A. D. 19.2  A. D. 19.2  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA,  Greenville County.  I,	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-
ofA. D. 19	SWORN to before me, this	RENUNCIATION OF DOWER
	SWORN to before me, this	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-
Notary Public for South Carolina.	SWORN to before me, this 30 th of Market Mar	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-
Notary rudic for South Carolina.	SWORN to before me, this	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-
Recorded April 2nd 1929 at 2; 45 o'clock P. M.	SWORN to before me, this	RENUNCIATION OF DOWER  did this day appear before me, freely, voluntarily and without any compulsion, dread or fear of any person or per-