PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	TOGETHER with, all and singular, the Rights, Members, Hereditaments appertaining.	and Appurtenances to the said Premises belonging, or in anywise incident or
a banking hills. Pull-shield of the contribution of the send of the contribution of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	e said Some Bulding and
a banking hills. Pull-shield of the contribution of the send of the contribution of th	Loan association, its succ	Pleston Mets and Assigns, forever. And
And the said Marriagene agreement in income the house and buildings on said the the sance, or any and formed. And the said Marriagene agreement is income the house and buildings on said to in a sum note less than. If the Later I have been been all the said Marriagene agreement in income the house and buildings on said to in a sum note less than. If the Later I have been the said to be a sum note less than. If the Later I have been all the said to be a sum not less than. If the Later I have been all the said to be a sum to be the said to do as a then the said marriagene, may crose the same to be incorred in. And if as any time any north of said dols, or interest Chance I have been and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput the said and unput th		
And the said Marriagene agreement in income the house and buildings on said the the sance, or any and formed. And the said Marriagene agreement is income the house and buildings on said to in a sum note less than. If the Later I have been been all the said Marriagene agreement in income the house and buildings on said to in a sum note less than. If the Later I have been the said to be a sum note less than. If the Later I have been all the said to be a sum not less than. If the Later I have been all the said to be a sum to be the said to do as a then the said marriagene, may crose the same to be incorred in. And if as any time any north of said dols, or interest Chance I have been and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput. And if as any time any north of said dols, or interest Chance I have done and unput the said and unput th	to warrant and forever defend all and singular the said promises unto the said	Home Bulling and
And the will Mortgager. agree. In tamore the looms and buildings on seld for in a sum not less than Article And the will Mortgager. agree. In tamore the looms and buildings on seld for in a sum not less than Article Article And Article Ar		
And it as any time any part of sucree the house and buildings on said hot in a sum not less than. I have been deem from here or managery for the greatest the surge, and that it is the creek that the mergager. I had a sing time follow of one them to make your or composite satisfactory to the mortgagers. I had a sing time follow of one them to make your or the greatest the surge, which is single following the following time followed on the following time and one part of which shell the surge, with interest. And if as any time any part of said shell, we interest thereon he past dise and anguld. I havely saviges the creek and gree that any single of the advantable pressions of said society of the allowed society allowed society of the allowed society allowed society of the		
Deliver, (in a company or companies satisfactory to the most space), and seen the same instituted from Das or manage by the case institute from the seen that the most space of and at any time fail to do so, then the satisfactory and companies of such insurance to said mortgages. The premium and expanses of such insurance under this mortgages, with interest. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past due and uncade. And if at any time any part of said debt, or interest thousand he past that the property of the past		
and the in the event that the mortgages, which is desirable to a be insured to a said mortgages, and and an expension of some the behavior under this mortgage, with believed. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad due and impaled. And if at any time any part of said doils, or interest thereon be mad an any impaled. And if at any time any part of said doils, or interest thereon be mad an any impaled. And if at any time any part of said doils, or interest thereon be mad an any impaled. And if at any time any part of said doils, or interest thereon the said said said said said remains and consists of the interest of said precisions. An administration or an administration of said said said remains and consists of the said said said remains and consists. FROUTED ALWAYS, NYPERTHAKERS, and it is the true inners and meaning of the parties to those Presents, that if an any in the said said said mortgages. FROUTED ALWAYS, NYPERTHAKERS, and it is the true inners and meaning of the parties to those Presents, that if an any interest said in the said mortgages. AND IT IS AGENETION by and between the said government and an administration of a said said conce. Scientific and value and said said conce. Scientific said value and said said conce. Scientific said value and said said conce. Scientific said value said said said conce. Scientific said value said said said said conce. Scientific said value said said said said conce. Scientific said value said said said said said said said said		
and mortgages—may cause the same to be innered in	Dollars (in a company or companie	es satisfactory to the mortgagee), and keep the same insured from loss or
And if at any time any part of sold debt, or inscreen thereon he past due and unquid. And if at any time any part of sold debt, or inscreen thereon he past due and unquid. And if at any time any part of sold debt, or inscreen thereon he past due and unquid. And if at any time any part of sold debt, or inscreen thereon he past due and unquid. And if at any time any part of sold debt, or inscreen thereon he past due to the p	·	
or the premium and expresses of each insurance moles this mortugage, with intersect. And if at any time any part of soil debt, or intersect thereon be past due and unpubl. And if at any time any part of soil debt, or intersect thereon be past due and unpubl. And if at any time any part of soil debt, or intersect thereon be past due and unpubl. And if at any time any part of soil debt, or intersect thereon be past due and unpubl. And if at any time any part of soil debt, or intersect thereon be past due and unpubl. And if a the process thereof dates paying soils of collections) upon the said debt, national, early without liability to assessment or anything mere PROVINED AUXY, PAPERENTHALES, and it is the tree increase and partiage, the said mortugage. In each debt, or sun of more processed with intersect and vivine extension of the partial of suppose, said in the makes and vivine extension of the said intersect the said processes. The said debt, or sun of more processed with intersect and vivine extension that if there is anything more and vivine extension that if the said of suppose, said to be makes WITHERS THE OF SOUTH CAROLINA, Therefore the said partial, that the soil mortugage. It is also that the case bunded and said in the case bunded and said that the case the said and said that the case the said that the case the said that the case the said in the case bunded and said that the case the said that the case the said that the case the said in the case that the said that the case the said in the case that the ca	said mortgagee may cause the same to be insured in	name and reimburse
And if at any time any part of said deth, or interest thereon he past due and unpaid. I hereby analgas the verts and profits of the clove described premises to said state may, used of the lecture described premises and collect and all state may, as chambers or otherwise, appoint a receiver with authority to take houseaston of said premises and collect and reits and prediction specific and additional collect and reits and prediction specific and additional collect and reits and prediction specific and deth interest, except in closed and are all collects. FROVIDED ALWAYS, NEVERTIBLESS, and it is the true intelled and meetings of the parties to these Presents, that if it is additional to the presents of the said interfered in t		
the above described preclice to said surgices	for the premium and expenses of such insurance under this mortgage, with inte	erest.
the above described preclice to said surgices		
The state of the control of the cont	. /	
the same more regions — to said shall we lead they have greated to be gold, unto the male more gargeress, the mid debt, or sum of money adversarily informent and wide; otherwise to remain in foll force and victus. And they come to remain in foll force and victus. AND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE AGREED, by and between the said parties, that the sold mortgager. An IND THE STATE GO TO THE CAROLINA, Greenville County, FERSONALLY appeared before me. And made coath that Like saw the within named. And and county the said that Like saw the within named. And an IND THE STATE OF SOUTH CAROLINA, GREENVILLE County, AN IND THE STATE OF SOUTH CAROLINA, GREENVILLE County, AN INDICATION OF DOWER. AND THE STATE OF SOUTH CAROLINA, GREENVILLE County, AND THE STATE OF SOUTH CAROLINA, GREENVILLE County, AND THE STATE OF SOUTH CAROLINA, GREENVILLE County, A D. 1924 A D. 1925 A D.	orcuit Court of said State may, at chambers or otherwise, appoint a receiver with a receiver with a polying the net proceeds thereof (after paying costs of collection) upon the sa than the rents and profits actually collected.	ith authority to take possession of said premises and collect said rents and profits aid debt, interest, costs or expenses; without liability to account for anything more
WINDS S. MILLY Hand and Seal, this Madely Transfer and Seal of the United States of America. Signed, Sealed and Delivered in the Presence of Mass. M. J. Margham. (I. S.) (I	he said mortgagor, do and shall well and truly pay or cause to be paid unt	to the said mortgagee the said debt, or sum of money aforesaid, with interest
WINNESS Willy Hand and Seal, this distributed day of September and in the one bundred and sub-year of our Lord one thousand vine hundred and stable active to the United States of America. Signed, Seated and Delivered in the Presence of Mark & Longhor. (I. S.) (I	AND IT IS AGREED, by and between the said parties, that the said mort	tgagor_ Lo hold and enjoy the said
Signed, Sealed and Delivered in the Presence of (I. S.) (I		teenth day of September
Signed, Sealed and Delivered in the Presence of (I. S.) (I	the year of our Lord one thousand nine hundred and	and in the one hundred and
Signed, Sealed and Delivered in the Presence of D. W. G. (I. S.)	Filty - foresth was of the Savaraigness and Ind	demand one of the Western of Assessing
(I. S.) (I.	System of the Sovereighty and Ind	tependence of the United States of America.
(I. S.) (I.		mas & Jarley
E STATE OF SOUTH CAROLINA, Greenville County, The STATE OF SOUTH CAROLINA, Greenville County, The SWORN to before me, this		(L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A. D. 1924 Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. RENUNCIATION OF DOWER. Greenville County. RENUNCIATION OF DOWER. Greenville County. I. Herrs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this y of. Notary Public of South Carolina. (SEAL) Notary Public of South Carolina and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this y of. Notary Public of South Carolina. (SEAL) Notary Public of South Carolina and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this y of. A. D. 19. (SEAL)	J. C. Haselton	(L, S.)
HE STATE OF SOUTH CAROLINA, Greenville County, PERSONALLY appeared before me. Admide oath that within named. ADMINIAL ALLY Mact and deed, deliver the within written Deed; and that when witnessed the execution thereof. SWORN to before me, this. AD 1924 RESTATE OF SOUTH CAROLINA, Greenville County. IL Hereby certify unto all whom it may concern, that Mrs. fo of the within named. did 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 resons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this. SOLETA Public of South Carolina. SEALL SOLETA Public of South Carolina. SEALL SOLETA Public of South Carolina. SEALL SOLETA Public of South Carolina. SOLETA Public of South Carolina.		·
PERSONALLY appeared before me	• • • • • • • • • • • • • • • • • • •	(J. b.)
PERSONALLY appeared before me		
PERSONALLY appeared before me. Sold Sold Sold Sold Sold Sold Sold Sold	}	MORTGAGE OF REAL ESTATE.
ign, seal, and as All All Mactania deed, deliver the within written Deed; and that Ale, with witnessed the execution thereof. R SWORN to before me, this A. D. 1924 A. D. 1924 When the STATE OF SOUTH CAROLINA, Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. Greenville County. Greenville County. I, Up the witnessed the execution thereof. Greenville County. Greenville County. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. I, Up the witnessed the execution thereof. RENUNCIATION OF DOWER. Greenville County. In the presented the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. Witnessed the execution thereof. Witnesse		
gn, seal, and as Renard and deed, deliver the within written Deed; and that The, with witnessed the execution thereof. R SWORN, to before me, this Loth (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Thereby certify unto all whom it may concern, that Mrs. If of the within named. Id this day appear before me, did 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 resons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this y of	PERSONALLY appeared before me	dd
gn, seal, and as Alla Alla Alla Alla deed, deliver the within written Deed; and that I he, with witnessed the execution thereof. R SWORN, to before me, this	nd made outh that he saw the within named Mis.	a Jaulan
SWORN, to before me, this	in more own simple-line saw one within named	
SWORN, to before me, this	<i>a</i>	
SWORN, to before me, this	gn, seal, and as her aww act and deed, deliver the within writt	en Deed; and that The, with
R SWORN to before me, this	4 6 Nanchi	+.
(SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, The bereby certify unto all whom it may concern, that Mrs. Gife of the within named. Id 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 presons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this. (SEAL) Notary Public of South Carolina. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	4	witnessed the execution thereof.
(SEAL) Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, Thereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,		
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, thereby certify unto all whom it may concern, that Mrs	Life Stasellon (SEAL)	Lais Todd
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,		
Greenville County. I,	HE STATE OF SOUTH CAROLINA.	
I,	}	RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern, that Mrs	T	
fe of the within named	,	
d 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 resons whomsoever, renounce, release and forever relinquish unto the within named ———————————————————————————————————		
rsons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this y of (SEAL)		·
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this		· · · · · · · · · · · · · · · · · · ·
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this		
thin mentioned and released. GIVEN under my hand and seal, this	· -	
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and estate, and	d all her right and claim of dower, of, in or to all and singular, the premises
Notary Public of South Carolina.		
Notary Public of South Carolina.	thin mentioned and released.	
Notary Public of South Carolina.		
Notary Public of South Carolina.		
Sent 11.# 29 4.05	GIVEN under my hand and seal, thisA. D. 19	
and the second of the second o	GIVEN under my hand and seal, this	