Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, E D County. I, E D County. I, County. I		TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or ppertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
The Exercises, Administrators and Assigns, and every person whomenever bording chaining, or to claim, the same, or my part thereon. And the raid mortgagers—serve in some the house administratory or the consequence—), and keep the same insured from loss or duning fine, and assign the policy of insurance to the said mortgagers—and that in the event that the mortgagers—shall at any time full to do so, then the said greaters—and the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon expenses through the past due to the past due and snapad. And if a stay time any part of and debt, or interest thereon to a stay time and snapad the past due to the past		Heirs and Assigns forever. And	
The Exercises, Administrators and Assigns, and every person whomenever bording chaining, or to claim, the same, or my part thereon. And the raid mortgagers—serve in some the house administratory or the consequence—), and keep the same insured from loss or duning fine, and assign the policy of insurance to the said mortgagers—and that in the event that the mortgagers—shall at any time full to do so, then the said greaters—and the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon expenses through the past due to the past due and snapad. And if a stay time any part of and debt, or interest thereon to a stay time and snapad the past due to the past	hereby bind myself and my	Heirs, Executors and Administrator	
The Exercises, Administrators and Assigns, and every person whomenever bording chaining, or to claim, the same, or my part thereon. And the raid mortgagers—serve in some the house administratory or the consequence—), and keep the same insured from loss or duning fine, and assign the policy of insurance to the said mortgagers—and that in the event that the mortgagers—shall at any time full to do so, then the said greaters—and the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if at any time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon be past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon the past due and snapad. And if a stay time any part of and debt, or interest thereon expenses through the past due to the past due and snapad. And if a stay time any part of and debt, or interest thereon to a stay time and snapad the past due to the past	warrant and forever defend, all and singular, the said premises unto	o the said 14.12. Towney, attorney, his	
for, and assign the policy of insurance to the said mortgage	rs, Executors, Administrators and Assigns, and every person who	msoever lawfully claiming, or to claim, the same, or any part thereof.	
thre and sayin the policy of insurance to the said mortgages	And the said mortgagor agree to insure the house and bu	nildings on said lot in a sum not less than	
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and ungoid the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and ungoid the shares described premium to disable the unappagent. In this Expense of Audinitication or Assigns, and agree that any Judge of the control stands have described by the parties of the parties and premium of stands of the parties of the parties and premium of the said premium, and the said of the or terms and premium of the said said that crack determine, and be utterly und an interest and the said of the said said that crack determine, and be utterly und an interest and the said of the said said that crack determine, and be utterly und an interest of the said said that crack determine, and be utterly und an interest of the said premium of the said said that crack determine, and be utterly und an interest of the said said that crack determine, and be utterly und an interest of the said and premium of the said that the said mortgage. The STATE OF SOUTH CAROLINA, Seed, and as the within named. The STATE OF SOUTH CAROLINA, When Public for South Carolina, The STATE OF SOUTH CAROLINA, When Public for South Carolina and said that the right and chaim of Dower, of, in or to, all and singular that the said said the right and chaim of Dower, of, in or to, all and singular that the said said that cracks and said all her right and chaim of Dower, of, in or to, all and singular that the said said tha			
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of mid fields, or interest thereon be past due and unpuid. And if at any time any part of mid fields, or interest thereon be past due and unpuid. And if at any time any part of mid fields, or interest thereon be past due and unpuid. Bereby assign the rents and profits actually collected. Provided And Profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the tree incert and metaining of the parties to these Presents, that if the past and profits actually collected. Browning and any past of many past of many past of cases to be paid, unto the said mortgages—, the said debt or sum of noney aforestly dishilated to exceed the past of the past	•		
And it at any time any part of said dobt, or interest thereon be past due and unputed. The shower described promises to said coverages. It here to easily state may, at chambers or entherwise, appoint a receiver with supportry to take possession of said provises and collect said cent and the said control of said State may, at chambers or entherwise, appoint a receiver with supportry to take possession of said provises and collect said cent and said to the said control of the parties to these Presents, that it more than the said said to the said outsigence, and one shall well and totally said meeting of the said outsigence, and said said said control of the said control of the said outsigence. AND IT IS AGREED, by and between the said parties, that the said mortgagence. To hold and onjoy the said misses until default of payment shall be made. WITNESS MY Hand, and Seal, this day of Mortgage of the said mortgagence of the United States of America. Signed Said and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed Said and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed Said and Delivered in the Presence of the Sovereignty and Independence of the United States of America. SWORN to before me, this Said the said and the said that the said mortgagence of the United States of America. SWORN to before me, this Said that the said parties, and and the said that			
And if at any time any part of said dob, or interest thereon be past due and unpoid. Reserve described premises to said mortgages. Reserve described premises to said described premises of the reserve set of collections upon and deal, attends, could or exposurely uniform tabularly or occurre for anything the reserve and profits exclusify collected. Reserve described premises addressed the collections upon and deal, attends, could or exposurely uniform tabularly or occurre for anything the reserve and profits exclusive collection. Reserve described premises exclusive collected. Reserve described premises actually collected. Reserve described premis			
this court of said State may, at chambers or chieferance, appoint of converse with contract coils or expenses; without hashifty to account for anythine than the reast and profess extailly collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and medium of the parties to these Presents, that if memory and anythine the said debt or most of meaning of the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager is established to be partied to the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor is the said debt or many that the said said in the case, determine, and be utterly rull as a partie of the said fail to payment shall be made. WITHISS THAT AND AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor is the said fail to the said said to a said that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor is the said fail to have a said said to said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor is the said fail to have a said said to said the said said to have a said said to said the said said to said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor is the said debt of the said debt of the said said to said said the		_	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mediain of the parties to these Presents, that if norteganger do and shall well and truly say or came to be paid, unto the said morragence. The said device was must of more and or more safercasids with interest than the cand virtue. I districtus to remain to full force and virtue. AND IT IS AGREED, by and between the said parties, that the said morrageor to hold and enjoy the same mises until default of payment shall be made. WITNESS MY Hand and Seal this It is also morrageor to hold and enjoy the same is the said of the said morrageor to hold and enjoy the same is the said of payment shall be made. WITNESS MY Hand and Seal this It is a first of the said morrageor to hold and enjoy the same is the said morrageor to hold and enjoy the same is the said morrageor. Signed, Sealed and Delivered in the Presence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Morrageon and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Morrageon and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Morrageon and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Morrageon and Independence of the	wit Court of said State may, at chambers or otherwise, appoint a sample of the net proceeds thereof (after paying costs of collect		
imotragenous do and shall well and truly pay, or cause to be paid, unto the said mortgager. the said debt or sam of many afforcast with interest and meaning of the sain onto them this deed of bargan and saie shall cease, determine, and be uttered and exist in the large and visites. If any be due, recording to the runs tent and meaning of the sain onto them this deed of bargan and saie shall cease, determine, and be uttered and existent and the proposed of the sain of them the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. It is hold and enjoy the saminess until default of payment shall be made. WITHERS MAIL and Scal., this In the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one hundred and limit in the year of our Lord one thousand nine hundred and limit in the year of our Lord one hundred and limit in the year of our Lord one hundred and limit in the one hundred and limit		e intent and meaning of the parties to these Presents, that if	
mises until default of payment shall be made. WITNESS My Hand and Scal thin day of May in the year of our Lord one thousand sine hundred and fine hundred and hundred and fine hundred and hundred and fine hundred and hu	I mortgagor, do and shall well and truly pay, or cause to be paid if any be due, according to the true intent and meaning of the sai i; otherwise to remain in full force and virtue.	d, unto the said mortgagee, the said debt or sum of money aforesaid, with interest there id note, then this deed of bargain and sale shall cease, determine, and be utterly null an	
WITNESS My Hand and Seal, this the year of our Lord one thousand nine hundred and fundly made and in the one hundred and fundly made and in the presence of the United States of America. Signed, Seeled and Delivered in the Presence of the United States of America. (I. S. (I.	AND IT IS AGREED, by and between the said parties, that the	e said mortgagorto hold and enjoy the sa	
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of CL. S. COUNTY. Personally appeared before me. J. N. MORTGAGE OF REAL ESTAT COUNTY. Personally appeared before me. J. N. COUNTY. C. D. C. C. S. Witnessed the execution thereof. SWORN to before me, this. C. D. 1922. C. SEAL. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. C. C. C. S. C. C. C.	mises until default of payment shall be made.		
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of CL. S. COUNTY. Personally appeared before me. J. N. MORTGAGE OF REAL ESTAT COUNTY. Personally appeared before me. J. N. COUNTY. C. D. C. C. S. Witnessed the execution thereof. SWORN to before me, this. C. D. 1922. C. SEAL. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. C. C. C. S. C. C. C.	WITNESS	11 th day of May	
Signed, Sealed and Delivered in the Presence of I. S. I. S. I. S. II. S. III. S. III			
THE STATE OF SOUTH CAROLINA, Seal, and as Act and deed, deliver the within written Deed; and that he, with	year of the S	overeignty and Independence of the United States of America.	
THE STATE OF SOUTH CAROLINA. Seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this of Mary A. D. 1921 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, (SEAL) I. P. D. L. S. S. C.) mg Craul	
THE STATE OF SOUTH CAROLINA, Personally appeared before me. A D. 1921 SWORN to before me, this. Of STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, I. STATE OF SOUTH CAROLINA, II. STATE OF SOUTH CAROLINA, III. STATE OF SOUTH CAROLINA, II		1	
THE STATE OF SOUTH CAROLINA. Personally appeared before me. J. N. M. C.			
Personally appeared before me. J. N. M. C.		(L. S	
made oath that he saw the within named A case, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. Of A D. 192! Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, C. P. Carolina RENUNCIATION OF DOWE of the within named to 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 Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular of the case of the winder my hand and seal, this the control of the case of the within mentioned and released. GIVEN under my hand and seal, this the case of the case of the within mentioned and released. (I. S.) Notary Public for South Carolina.	Greenville County.	,	
act and deed, deliver the within written Deed; and that he, with SWORN to before me, this Of A. D. 1921 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE I, C. D.			
SWORN to before me, this	made oath thathe saw the within named	ne Craw	
SWORN to before me, this. A D. 1921 THE STATE OF SOUTH CAROLINA, I. D.	n, seal, and asact and deed, deliver the v	within written Deed; and thathe, with	
SWORN to before me, this		witnessed the execution thereof.	
THE STATE OF SOUTH CAROLINA, County County	SWORN to before me, this		
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, C D Learn County. I, C D Learn County. In the within named 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 their sand Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released. GIVEN under my hand and seal, this			
hereby certify unto all whom it may concern, that Mrs. e of the within named I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any perspersons 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 premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1921 T. D. Mary Public for South Carolina.	Notary Public for South Carolina.	J. A. Munro	
hereby certify unto all whom it may concern, that Mrs. Craw did this day appear before no 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 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. GIVEN under my hand and seal, this A. D. 1921 Notary Public for South Carolina.	Greenelle County.		
did this day appear before me did 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 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 Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1921 T. Notary Public for South Carolina.	1, EPallen, a, 1	stary Pulle	
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 singul Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1921 Notary Public for South Carolina.		a me craw	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular remains within mentioned and released. GIVEN under my hand and seal, this Of. A. D. 1921 T. D. Olly (L. S.) Notary Public for South Carolina.	hereby certify unto all whom it may concern, that Mrs.		
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular released. GIVEN under my hand and seal, this A. D. 1921 Notary Public for South Carolina.	e of the within named	row did this day appear before n	
GIVEN under my hand and seal, this 11 th of	e of the within named	that she does freely, voluntarily and without any compulsion, dread or fear of any pers	
GIVEN under my hand and seal, this 11 th y of A. D. 1921 E. D. Ulun (L. S.) Notary Public for South Carolina.	e of the within named 1 upon being privately and separately examined by me, did declare persons whomsoever, renounce, release, and forever relinquish unt	that she does freely, voluntarily and without any compulsion, dread or fear of any person to the within named	
Notary Public for South Carolina. A. D. 1921 Sua Mc Craus	e of the within named	that she does freely, voluntarily and without any compulsion, dread or fear of any person to the within named	
	te of the within named	that she does freely, voluntarily and without any compulsion, dread or fear of any person to the within named	
	d upon being privately and separately examined by me, did declare persons whomsoever, renounce, release, and forever relinquish unt Heirs and Assigns, all her Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1921	that she does freely, voluntarily and without any compulsion, dread or fear of any person to the within named	