tortegagor		to the said D. R. Riser and his
rant and forever detendable and singular, the said premises made the said Medical Actual Act		-
Executory, Administratory and Assigns, and every persons whemscover levelulty chaining, or to chim, the same, or any part ferred. And the said morpgoor agree to insure the house and bridding on and the in a son not less than. Dollars (in a company or companies satisfactory to the morgages), and keep the same insured from loss or during and assign the policy of insurance to the aid mortgages	eby bind first the surf	Heirs, Executors and Administrators
Executors, Administrators and Assigns, and every person whomsever Levislay chaining, or to claim, the same, or any part ferreds and the said mortgages—again, and assign, the policy of insurance so the said mortgages—and said not a some not less than a company or companies satisfactory to the mortgages—and last in the event that the mortgages—abail at any time fail to do so, then the said green may cause the same to be insured in		
and assign the policy of incommon to the said mortgages— and that in the create that the mortgages—, and it are not plant of aid do so, then the said ages—may cause the same to be insured in— and saign the policy of incommon to the said mortgages—and that in the create that the mortgages— shall at any time fail to do so, then the said gest of the same to be insured in the create that the mortgages—shall at any time fail to do so, then the said gest of the said mortgages with interest. And if at any time any part of said dott, or interest thereoe be payd due and support of the said dott, or interest thereoe be payd due and support the said gest of the said profits and profits and the said profits and the said profits and		and rissigns, from and against the same a
and assign the policy of incurrance to the said morrgagee	And the said mortgagor agree to insure the house and buildings	on said lot in a sum not less than
green may cause the same to be insured in name, and reimborre greenium and expense of such insurance under this mortgage, with interest. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest thereon be page due and unpaid. And it at any time my part of said debt, or interest the read of the part or expense; without highly to account for anythin has the time of the parties to these Presents, that if the unrepaid. And it at any time my part of the time the said mortgager. And it at any time my part of the said parties, that the said mortgager. And it at any time my part of the said parties, that the said mortgager. And it at any time my part of the said parties, that the said mortgager. And it at any time my part of the said parties, that the said mortgager. And and and debt of sayment shall be made. WITTESS. And the Hubble of the parties of the said parties, that the said mortgager. And and the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be made. And the said debt of sayment shall be ma		
premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon he spay due and unpaid. And if at any time any part of said debt, or interest thereon he spay due and unpaid. And if at any time any part of said debt, or interest thereon he spay due and unpaid. And if at any time any part of said debt, or interest and profit according to the said mortgage. And if at any time any part of said debt, or interest and profit according to the said of contraction) upon and debt, interest and profit according to the said profits according to the said to the said contraction of upon and debt, interest the said profits according to the turn interest, that if Berry be due, according to the turn interest and meaning of the call not the other Presents, that if Berry be due, according to the turn interest and meaning of the adaptive, the said contraction to receive in this force and structure. AND IT IS AGENED by and between the said gardies, that the said mortgager. The said and said well and the said according to the said the said the said to the said the said to the contraction of the said the sai		
sprendim 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 unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due to the any part of said debt, or the said and said debt, or the said and agree that any Judge of it is the true intered and meaning of the parties to dues Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intered and meaning of the parties to dues Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intered and meaning of the said note, then this deed of bargain and said debt or sun of money aloresaid, with interest there any be due, according to the true interia and meaning of the said note, then this deed of bargain and said debt or sun of money aloresaid, with interest there any be due, according to the true interial and meaning of the said mortgage. AND IT IS AGREED, by and between the said parties, that the said mortgage. AND THE SACTED, by and between the said parties, that the said mortgage. AND THE SACTED, by and between the said parties, that the said mortgage. AND THE SACTED, by and between the said parties, that the said mortgage. AND THE SACTED AND THE SA	•	
store a facilited, precisions to make macritance. Store default discusses a chamber of softwares, appoints a recentive with suffering to the generation of stall profits actually control of the recent and applying the net proceeds the recent and recent and applying the net proceeds the recent and recent and applying the net proceeds the recent and recent and applying the net proceeds the recent and recent and applying the net proceeds the recent and recent and applying the net proceeds the recent and recent and profits actually control and recent and recent and recent and profits actually control and recent a		
above desirable premiers are made mechanics. The provided state of the many at chambers of subservine, appeals a eccavire with substity to the government and profits are all profits of the state of the method profits are all profits are desired collected. The provided state of the method of the prince costs of collection) upon said debt, takerest, costs or expenses, without liability to account for anythin mante the rotted and profits are and profits are all profits are a	And if at any time any part of said debt, or interest thereon be past du	ne and unpaid hereby assign the rents and profit
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that is	above described premises to said mortgagee, or to court of said State may, at chambers or otherwise, appoint a receive applying the net proceeds thereof (after paying costs of collection) u	
personally appeared before me. Signed, Sealed and Delivered in the Presence of H. Duruntural Signed, Sealed and Delivered in the One bundred and H. Duruntural Signed, Sealed and Delivered in the One bundred and H. Duruntural MORTGAGE OF REAL ESTATI Signed, Sealed and Delivered in the One bundred and H. Duruntural With States of America Signed, Sealed and	· · · · · · · · · · · · · · · · · · ·	and meaning of the parties to these Presents, that if, the
mes until default of payment shall be made. WITNESS May Hand, and Seal, this day of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Authority Authority and Independence of the United States of America. MORTGAGE OF REAL ESTATE IN AUTHORITY AND AUTHORITY AND AUTHORITY AUTHORITY AUTHORITY AND AUTHORITY AU	nortgagor, do and shall well and truly pay, or cause to be paid, unto any be due, according to the true intent and meaning of the said note	the said mortgagee the said debt or sum of money aforesaid, with interest there
WITNESS My Hard and Seal., this in the year of our Gord one thousand nine hundred and year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of H. Daniel M. H. Lyone (I. S. H. Driemanne of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of H. Lyone (I. S. H. Driemanne) H. Driemanne M. H. Lyone (I. S. H.	AND IT IS AGREED, by and between the said parties, that the said i	mortgagorto hold and enjoy the said
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of A. W. Batties (I. S. (I. S	ses until default of payment shall be made.	\cap
Signed, Seeled and Delivered in the Presence of Signed, Seeled and Delivered in the Seeled and Seeled	WITNESS Hand and Seal, this	day of face
Signed, Scaled and Delivered in the Presence of A. W. Darway (I. S. A. D. 1922 THE STATE OF SOUTH CAROLINA, Seel, and as act and deed, deliver the within written Deed; and that he, with Witnessed the execution thereof. SWORN to before me, this A. D. 1922 THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. SWORN to before me, this A. D. 1922 THE STATE OF SOUTH CAROLINA, Who are a seed of the seed of		
A. D. Davis THE STATE OF SOUTH CAROLINA. Personally appeared before me. seal, and as. L. A. D. 19.2.2 MORTGAGE OF REAL ESTATE Presonally appeared before me. SWORN to before me, this. A. D. 19.2.2 M. Davis SWORN to before me, this. A. D. 19.2.2 M. Davis SWORN to before me, this. THE STATE OF SOUTH CAROLINA, When a country Public for South Carolina. THE STATE OF SOUTH CAROLINA, The state of south carolina is may concern, that Mrs. The year of the within named J. H. Lyones Who a country of the within named J. H. Lyones J. H. Davis J. H. D	year of the Sovereig	enty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, Seal, and as. A D. 1922 Witnessed the execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed Defore me A D. 1922 Witnessed The South Carolina. THE STATE OF SOUTH CAROLINA, Witnessed the execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. SWORN to be farg me, this. A D. 1922 Witnessed The execution thereof. Witnessed The execution the execution thereof. Witnessed The execution thereof. Witnesse		Q 74 8
THE STATE OF SOUTH CAROLINA, Personally appeared before me H. Drummone Sworn to before me A. Drummone		J. J. Lefour (L. S.
THE STATE OF SOUTH CAROLINA, Seed, and as act and deed, deliver the within written Deed; and that he, with Result and as witnessed the execution thereof. SWORN to before me, this A. D. 1922 Notary Fablic for South Carolina. THE STATE OF SOUTH CAROLINA, When County I. H. W. Dawie The witnessed the execution thereof. The witnessed the execution thereof. The witnessed the execution thereof. The state of south Carolina. RENUNCIATION OF DOWEL The witnessed the execution thereof. The witnessed the execution thereof. The state of south Carolina. The state of south Carolina. The witnessed the execution thereof. The witnessed the execution that he, with minutes the within maned and the execution thereof. The witnessed the execution that he, with minutes the within minutes the within minutes the execution that he within minutes the within minutes	J. H. Duenumona	(L. S.
Personally appeared before me Lade oath thathe saw the within named		
seal, and as act and deed, deliver the within written Deed; and that he, with. SWORN to before me, this. A D. 10.22 Motary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWEL The strate of the within named. Of the within named. The within named. The within named. The within named. The strate of south carolina is the does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release, and forever relinquish unto the within named. The strate of this day appear before me pon 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. The strate of the within mentioned and released. GIVEN under my hand and seal, this of the strate o	Greewille County.	MORTGAGE OF REAL ESTATE
seal, and asact and deed, deliver the within written Deed; and thathe, with	Personally/appeared before me	D ,
SWORN to before me, this	nade oath thathe saw the within named	Lyous
SWORN to before me, this	<i>N</i> ·	
SWORN to before me, this. A. D. 1922 M. Davis (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Precedent of the within named Of th	seal, and asact and deed, deliver the within	written Deed; and thathe, with
SWORN to before me, this. A D 1922 (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, When the state of 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 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 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 by the within n	R. W	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, The state of south carolina. The state of the within named of the within na	SWORN to before me, this	•
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, I, Problem of the within named and seal, this. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular for the within mentioned and released. GIVEN under my hand and seal, this. A. D. 1922 A. D. 1923 A. D. 1924 A. D.		
THE STATE OF SOUTH CAROLINA, I, REMUNCIATION OF DOWER II, REMUNCIATION OF DOWER III, REMUNCIATION OF DOWER III, REMUNCIATION OF DOWER III, REMUNCIATION OF DOWER III, II		H Drummond
I, B. W. Dawes reby certify unto all whom it may concern, that Mrs. of the within named pon 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 remises within mentioned and released. GIVEN under my hand and seal, this A. D. 1922 M. W. Dawis (L. S.) Notary Public for South Carolina.	V	V
I, R. W. Davis reby certify unto all whom it may concern, that Mrs. of the within named pon 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 remises within mentioned and released. GIVEN under my hand and seal, this A. D. 1923 A. D. 1923 A. D. 1924 M. W. Davis (L. S.) Notary Public for South Carolina.		RENUNCIATION OF DOWER
reby certify unto all whom it may concern, that Mrs. of the within named		
did this day appear before me pon 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 remises within mentioned and released. GIVEN under my hand and seal, this A. D. 1922 A. D. 1924 A.		an Lyon
pon 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 Presentate Presen	$() \mathcal{A}, \mathcal{A}$	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular fremises within mentioned and released. GIVEN under my hand and seal, this A. D. 19.2 Notary Public for South Carolina.	of the within named	the does freely, voluntarily and without any compulsion, dread or fear of any perso
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. 19.23 A. D. 19.23 Notary Public for South Carolina.	v v v v v v v v v v v v v v v v v v v	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	D. 7P	Riser and his
GIVEN under my hand and seal, this	•••	,
Notary Public for South Carolina.	Describes within montioned and released	ist and estate, and also an net right and claim of 20 not, or, in or to, an and singular
Notary Public for South Carolina.	GIVEN under my hand and seal, this	
Notary Public for South Carolina.	of Jan A. D. 19.22	
$^{-}$		Kellian Lyone
	•	
Recorded for faculating 2/2, 192/2		