FROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and measure of the parties to those Procents that it.  If mortgager do and dail well and erally pay or cause to be said, anto the said mortgager the said dock or sun of money accreasid, with interest thereselves to remain the following the said mortgager the said dock or sun of money accreasid, with interest thereselves to remain the following the said mortgager the said dock or sun of money accreasid, with interest thereselves to remain the following the said mortgager the said dock or sun of money accreasid, with interest thereselves the said to the said on the said mortgager the said dock or sun of money accreasid, with interest thereselves the said to burden and said shall cause, discrementation of the said mortgager the said of the said mortgager the said of the said mortgager the said of the said of the said mortgager the said of the said mortgager the said mortgager the said of the said only the said mortgager the said of the said of the said mortgager the said of the said of the said of the said mortgager the said of the	$\Delta$ , $\beta$ , $\beta$	said
circle, Koccentor, Administrators and Aurigan, and cetts person whomecover levering theming, or to Game, to some the reads.  And the said conteager—article—to sover the boose and berblings on said bit in a sum not lest that.  Publics (in a company or companies satisfactory to the intergor). In all levels the same insured from loss or demonstrate.  In the precision of popility of immurates to the said to do so, then the so precise in the same of the said conteager—my country of the mentagor.  In the precision and experts of such insurance under the acortisage, with inseress.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon is appoint a receiver with a said received to the solecular data of said data are later of the said data of said data and time and t	It. I. Burbage	Heirs and Assigns, forever. And
circle, Koccentor, Administrators and Aurigan, and cetts person whomecover levering theming, or to Game, to some the reads.  And the said conteager—article—to sover the boose and berblings on said bit in a sum not lest that.  Publics (in a company or companies satisfactory to the intergor). In all levels the same insured from loss or demonstrate.  In the precision of popility of immurates to the said to do so, then the so precise in the same of the said conteager—my country of the mentagor.  In the precision and experts of such insurance under the acortisage, with inseress.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon is appoint a receiver with a said received to the solecular data of said data are later of the said data of said data and time and t	o hereby bind Muspells Mil	Heirs, Executors and Administrator
circle, Koccentor, Administrators and Aurigan, and cetts person whomecover levering theming, or to Game, to some the reads.  And the said conteager—article—to sover the boose and berblings on said bit in a sum not lest that.  Publics (in a company or companies satisfactory to the intergor). In all levels the same insured from loss or demonstrate.  In the precision of popility of immurates to the said to do so, then the so precise in the same of the said conteager—my country of the mentagor.  In the precision and experts of such insurance under the acortisage, with inseress.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon be good time and unjoid.  And if at any time any zert of said data, or interest thereon is appoint a receiver with a said received to the solecular data of said data are later of the said data of said data and time and t	warrant and forever defend, all and singular, the said premises unto the said	11. Heirs and Assigns, from and against
dee, Escenter, Administrators and Assigns, and very person whemesever hardly claiming, or or offen, for same, or any part stated.  And the said mortagers agree, to insure the boune and buildings on said but in a men on the sham.  The process of the same or the same or the same contages.  The process may came the same to be insured in the same contages.  The process may came the same to be insured in the same contages.  The process may came the same to be insured in the same process.  The process may came the same to be insured in the same process.  The process may came the same to be insured in the same process.  The process may person on the delice or interest thereon be past due and unput.  And if at may time any person on the delice or interest thereon be past due and unput.  And if at may time any person on the delice or interest thereon be past due and unput.  And if at may time any person on the delice or interest thereon be past due and unput.  And if at may time any person on the delice or interest thereon be past due and unput.  And if at may time any person on the same person or the same person of the same	after the same	H. G. Burkese his
Dollars (in a company or companies satisfactory to the marriage—, and lears the same insured from loss or dama for and sadays the policy of movement on the soft sortegane—, and that the sortegane— shall also your fail to do in, then the same recovered in the formation of each to be insured in the president and exposure of each insurance under this sandgage, with interest the same to be insured in the president and exposure of each insurance under this sandgage, with interest and second to the description of the same and a contragence of the description of the same and a contragence of the description of the same and a contragence of the description of the same and the same		V · · · · · · · · · · · · · · · · · · ·
the second assign the neiles of information to the said mortgapee, and that its the contragent was all at wy line fall to do so then the a surragement can cause the same to be interest in the management of the premium and capcine of such interests in the same to be interest in the same to be interested and in the same to be interested and the same to same same and to same to sa	And the said mortgagor agree to insure the house and buildings on	said lot in a sum not less than
The president and exposes of such insurance under this markage, with interest.  And if at any time any port of sold doke or observe thereon be good and unjoid.  And if at any time any port of sold doke or observe thereon be good and unjoid.  And if at any time any port of sold doke or observe thereon be good and unjoid.  And if at any time any port of sold doke or observe thereon be good and unjoid.  And if at any time any port of sold doke or observe thereon be good and unjoid.  And if at any time any port of sold doke or observe thereon be good and the and unjoid.  And if at any time any port of sold doke or observe the sold and unjoid.  And if at any time and and unjoid and unique and and interest the sold and unjoid.  And if at any port of sold doke and the sold and unjoid.  And if at any port of sold doke and and unjoid and unique and and present and unjoid and unique and the sold portion to the port of the sold and unique and the sold doke at most interest and the sold and and and the sold to a sold and the sold and the sold to a sold and the sold and the sold to a sold and the sold and the sold to a sold and the sold and the sold to a sold and the sold and the sold to a sold and the sold and th	Dollars (in a company or compa	nies satisfactory to the mortgagee), and keep the same insured from loss or damage
And if at any time any part of each insurance under this mortgage, with interest  And if at any time any part of each debt, or interest thereon be gast the and wound  the above described provide as not a mortgage.  The second of the control of provide and the provide and the control of the provide and the control of the provide and the control of the provide and of the provide and of the control of the provide and of the provide and of the control of the provide and of the provide and the provide and the control of the provide and the provide and the control of the provide and the provide an	y fire, and assign the policy of insurance to the said mortgagee, and the	at in the event that the mortgagor shall at any time fail to do so, then the sai
And if at any time any port of said dath, or interest thereon be guate due and unput.  And if at any time any port of said dath, or interest thereon be guated due and unput.  And if at any time any port of said dath, or interest thereon be guated.  And if at any time any port of said dath, or interest thereon be guated.  And if at any time any port of said dath, or interest thereon be guated.  He is processor. A decisionmose or Antiger, and a part leafte at the good of the control		
And if at any time any part of said dols, or interest thereon be guard due and unusual.  The above described premises to seed mortgages on March Court of said Side sea, at sharpher or otherwise, applied a reveive with standards of the premises and colors each rest and professor of the standard of the standards	or the premium and expense of such insurance under this mortgage, with inter	rest.
the above described promises to act mortgages of the process of th		^
thing the next proceeds there of letter passing costs of callection) spon that debt, interest, each of expense; without liability as account for anything more the restant and process intuitive contents and most interest them as a second for anything more the process and to do not advant well and creatly ray or cause to be paid, and the said mortgager the said debt or sum of manage aforestial, with interest them any the does, according to the one through and nearing of the said ooks, then this deed of bargain and said what come, determine, and be utitely null seed wo secure to result the force of parameter that the made.  AND IT IS ACREED, by and between the said parties, that the said mortgager to the said child come, determine, and be utitely null seed with the said mortgager.  AND IT IS ACREED, by and between the said parties, that the said mortgager to the said the said of the said that the said that the said that the said in the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the year of our ford one chousand nine hundred and the cone hundred as the cone hundred as the year of the Street Court.  Segment Sealed and Delivered the within named.  A D 192 3.  A D 192 3.  A D 192 3.  A D 192 3.  BESTATE OF SOUTH CAROLINA.  Greenville Court.  A D 192 3.  A D 192 3.  BESTATE OF SOUTH CAROLINA.  Creenville Court.  A D 192 3.  COURT	f the above described premises to said mortgagee or	Heirs Executors Administrators or Assigns and agree that any Judge of the
deforming any before an obtained and ready pay or cause to be poid, into the said mortgager—the said other or sum of money aircraicald, with interest there are here any be day, acrosting to the true motors and mensing of the said own the third occess are virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  The parties until default of payment shall be made.  WITKISS HELF Hand—and Seal—this.  WITKISS HELF Hand—and Seal—this.  Signed, Sealed and Delivered in the Presence of the Surveyingthy Ful Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of the Surveyingthy Ful Independence of the United States of America.  MORTGAGE OF REAL ESTAT Greenville County.  Personally appeared before me  And and deed, deliver the within written Deed; and that he, with  SWORN to before me, this.  J. C. J. L.	oplying the net proceeds thereof (after paying costs of collection) upon said the rents and profits actually collected.	debt, interest, costs or expenses; without liability to account for anything more that
and be diese according to the secondary of the said color, then this deed of bargain and sale shall coase, determine, and be utterly noil and voirente to remain in this force are deviced.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  So boild and enjoy the savenines until default of payment shall be made.  WITENESS Hand and Seal, this		•
emises until default of payment shall be made.  WITNESS MAY Hand and Seal, this wear of our yerd one thousand sine hundred and the County tus.  Sienof, Sealed and Delivered in the Presence of Seal of the Sovereignty and Independence of the United States of America.  Sienof, Sealed and Delivered in the Presence of Seal of the Sovereignty and Independence of the United States of America.  Sienof, Sealed and Delivered in the Presence of Seal of the Sovereignty and Independence of the United States of America.  Sienof, Sealed and Delivered in the Presence of Seal of the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTAT OF SOUTH CAROLINA, Seal of the within marked Seal of the Within written Deed; and that he, with witnessed the execution thereof.  SWORN to incore me, this Seal of South Carolina.  SWORN to incore me, this Seal of South Carolina.  SWORN to incore me, this Seal of South Carolina.  SWORN to incore me, this Seal of South Carolina.  SETATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE Greenville County.  1, Seal of the within named Seal this Color of the Within named did this day appear before me to the within named Seal of the Within named Seal of the Within named Seal of the Within named Man Seal of Seal	id mortgagor, 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, then herwise to remain in full force and virtue.	the said mortgagee, the said debt or sum of money aforesaid, with interest thereo this deed of bargain and sale shall cease, determine, and be utterly null and voi
WITNESS Mey Hand and Seal, this.  in the year of our ford one thousand nine hundred and tell cutty ties.  and in the one hundred and year of the Sovereignty but Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of C. S. H. Michick, M. (I. S. G. S. H. Michick)  Signed, Sealed and Delivered in the Presence of C. S. H. Michick, M. (I. S. G. S. G. S. H. Michick)  When the State of South Carolina, Greenville County.  Personally appeared before me  And as A. D. 1923.  SWORN to before me, this S. J. L. Michick, M. Witnessed the execution thereof.  WORN to before me, this S. J. L. Michick, M. Witnessed the execution thereof.  WORN to before me, this S. J. L. Michick, M. Michick, M. Witnessed the execution thereof.  SWORN to before me, this S. J. L. Michick, M. Michi	AND IT IS AGREED, by and between the said parties, that the said more	rtgagor to hold and enjoy the sa
Signed, Sealed, and Delivered in the Presence of Signed, Sealed,	remises until default of payment shall be made.	
Signed, Sealed, and Delivered in the Presence of Signed, Sealed,	WITNESS Hand and Seal this	3/22 day of Jan.
Signed, Sealed and Delivered in the Presence of G. S. M. C. C. C. S. G. S. G. C. S. G. S. G. C. S. G.	in the year of our ford one thousand nine hundred and	arty-tus. and in the one hundred an
The State of South Carolina, greenville County.  Personally appeared before me  di made oath that the saw the within named  J. J		nty and Independence of the United States of America.
IE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me  d made oath thathe saw the within named.  J. D. Mickel  m, seal, and as		$\rho = \rho \cdot \rho$
HE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  it made oath that the saw the within named.  A D 1923.  SWORN to before me, this 3/At (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I. J.	G B GOLDACI, JU.	f. a. M. CP. CV. (L. S
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  If made oath that the saw the within named.  A D 1923.  SWORN to before me, this system of the same of the execution thereof.  SWORN to before me, this system of the execution thereof.  SWORN to	S. O. S.	(L. S
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me  d made oath that he saw the within named  n, seal, and as  A D. 1923.  SWORN to before me, this  Notary of the Notary of the county.  I. J.		(L. S
Greenville County.  Personally appeared before me.  d made oath that he saw the within named.  J. B. Sce.  act and deed, deliver the within written Deed; and that he, with  witnessed the execution thereof.  SWORN to before me, this.  J. J	J	(L. S
act and deed, deliver the within written Deed; and that he, with.  SWORN to before me, this got A. D. 1923.  SWORN to before me, this got A. D. 1923.  HE STATE OF SOUTH CAROLINA, Greenville County.  I. J.		MORTGAGE OF REAL ESTATI
n, seal, and as	Personally appeared before me	CC
n, seal, and as	d made oath thathe saw the within named	Ricker
SWORN to before me, this 3/st (SEAL)  SECURIOR SOUTH CAROLINA, (SEAL)  A. D. 192.3.  (SEAL)  RESTATE OF SOUTH CAROLINA, Greenville County.  I, J. C. J. J. L.		
SWORN to before me, this 3/st (SEAL)  SECURIOR SOUTH CAROLINA, (SEAL)  A. D. 192.3.  (SEAL)  RESTATE OF SOUTH CAROLINA, Greenville County.  I, J. C. J. J. L.	fi'm	
SWORN to before me, this	5.0	
SWORN to before me, this	J. C. Lurner,	witnessed the execution thereof.
RESTATE OF SOUTH CAROLINA,  Greenville County.  I, Survive of the within named 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 person of the soons 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 privately under my hand and seal, this of the south of the	SWORN to before me this	•
RESTATE OF SOUTH CAROLINA,  Greenville County.  I, Survive of the within named 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 person of the soons 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 privately under my hand and seal, this of the south of the	y ofA. D. 192.3	GB P
Greenville County.  I, June 1 June 2	Notary Sublic for South Carolina.	J. 12. de.
Greenville County.  I, June 1 June 2		
hereby certify unto all whom it may concern, that Mrs.  A Lichted  ie of the within named  if 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 of the sons 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 premises within mentioned and released.  GIVEN under my hand and seal, this  A D. 192.30	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
did this day appear before med 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 of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion, dread or fear of any person of the second without any compulsion of the second without any compulsion of th	Greenville County.	(P 1- 8 A
did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of sons 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.	I, J. C. Jurner for Min	Jul, J.C.
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 person sons whomsoever, renounce, release, and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs. Attal	(Mickey
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 person of sons 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.	fe of the within named J. A. Ricker	did this day appear before m
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. 192.3-	$\boldsymbol{\mathcal{O}}$	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula Premises within mentioned and released.  GIVEN under my hand 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 singula Premises within mentioned and released.  GIVEN under my hand and seal, this	H. P. Burbag	C, liel
GIVEN under my hand and seal, this		
of A. D. 192. 3-	Premises within mentioned and released.	
of A. D. 192. 3 -		
J. C. Schriev Ju., (L. S.) Carrie Cucker,	y ofA. D. 192. 3-	0
AND ON A THOROUGH A COUNTY AND	Notation Public for South Carolina	carre lucker,
Recorded Upril 14th - 1923,		