TO HAVE AND TO HOLD, all and singular, the said Premises unto the said  Middle	aining.  TO HAVE AND TO HOLD, all and singular, the said Pren	m , 17 41/ XV-, h
to narrant and forewer detail all and singular the said premises spho the sgh.  And the said surveys, from and support, from and support, from the said parties spho the sgh.  And the said surveys, agree, to insure the from whomever lawright distings or to claim yet some or are part formers.  And the said surveys, agree, to insure the from and buildings or such in the said and the said specified of the said surveys or companies antifactory to the corresponse, and death the said specified of the said surveys, and the said of the said surveys, and the said specified of the said surveys or the said surveys, and said the said surveys or the surveys, and the said surveys, and said said said surveys, and said said said and said said said said said said said sai	,,	mises unto the said
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heits and sangus, trom and squints.  And the said gordeners—advantages and audigns and every persons whereaverer heavily delays or to datase by some or are part floretoil.  And the said gordeners—agree—to increate the house and buildings on said to in a sum not too than.  All the said gordeners—agree—to increate the house and buildings on said to in a sum not too than.  All the said sangue the policy of importance to the said conference—and the said to the event than the mergape.  And all all a say the said increases on the said conference—and the said to the event than the mergape.  And if all a say the say year of said does not be said mortgage—and that in the event than the mergape.  And if all a say the say year of said does or interest thereon, be past the and unput to the premise and expense of root in the premise and profess of core described premises to said conference.  And if all a say there are year of said does or interest thereon, be past the and unput to the premise and profess of core described premises to said conference.  And if all a say there are year of said does or interest thereon, be past the and unput to the said mortgage.  And if all a say there are year of said does or interest thereon, be past the said mortgage.  And if all a say the said and the said of the said the said mortgage of the Crown of each premise and of premises and profess and control of the said said the said the premises of the parties to there Presents, with interest thereon, if any other control of the said the said the said mortgage.  Be controlled the said of the said		1 1 VY VIII 1/9// Von Bai Aak/
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for, and assign the polls of incurance to the said managage	And the said mortgagor agree to insure the house	and buildings on said lot in a sum not less than
re the premium and expense of such insurance under this markegor, with interest.  And if a any time any part of and debt, or interest theretoe, be past does and unpaid.  And if a any time any part of and debt, or interest theretoe, be past does and unpaid.  And if a any time any part of and debt, or interest theretoe, be past does and unpaid.  Beller, executors, administrators or unique, and agree that any ludge of the Circular of and State may, at chambers or otherwise, appoint a receiver, with authority to take possession of and premises and collect and erman and profits appoint a proposition of the circular particles of the particle of the particle of the circular and and derived possession of and premises and collect and erman and profits appoint and and and receiver, with authority to the particle to these Presents, that if the debt or aum of money aforeasid, with interest thereout, if apply the secondary to the receivers and results of the particle to these Presents, that if the debt or aum of money aforeasid, with interest thereout, if apply the secondary to the receivers and results of the there are and visus.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and between the anid particle, that the said mortgagor.  AND IT IS AGREED, by and the said that the said mortgagor.  AND IT IS AGREED, by and the said that the said mortgagor.  AND IT IS	/ / /	·
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 don and unpoid	fire, and assign the policy of insurance to the said mortgag	gee, and that in the event that the mortgagor, shall at any time fail to do so, then the said
And if at any time any part of said debt, or instrest thereon, be past four and unpaid before the control of self-date mortgages.  In the control of self-date may at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and coffers and rest and profits apply a net proceeds thereafter (after poping costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than mis and profits saturally collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Prefetchs, that if the mortgager— do and shall well and truly pay or cause to be paid unto the said mortgager— the debt or sum of morey adversarial, with interest thereon, if apprendicts and the said for the parties to these Prefetchs, that if the missing of the parties to these Prefetchs, that if the missing of the parties to these Prefetchs, that if the missing of the parties to these Prefetchs, that if the missing of the missing and the said mortgager— the debt or sum of morey adversarial, with interest thereon, if apprendicts and the said parties, that the said mortgager— the debt or sum of morey adversarial, with interest thereon, if apprendicts and the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT IS AGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said parties, that the said mortgager.  AND IT SAGREED, by and between the said the sagreed parties, the said the said the said mortgager.  AND IT SAGREED, by and parties and the sagr	ortgagee, may cause the same to be insured in	name, and reimburse
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AND IT IS AGREED, by and between the sain parties, make the sain mortgager of the contents of the foreign of payment shall be made.  WITNESS MALL hand, and seal, this the year of our Lord pfife hundred and twenty.  are of the Independence of the United States of America.  Signed Spaled and Delivered in the Progence of  Signed Spaled and Delivered in the Progence of  L.  L.  L.  L.  MORTGAGE OF REAL ESTA  Greenville County.  PERSONALLY appeared before me.  Ind made onth that he saw the within named  act and deed, defiver the within written Deed; and that he, with.  SWORN to before ms, this  Notary Public for South Carolina.  When STATE OF SOUTH CAROLINA,  Orcespetible, County.  I.  Orcespetible, County.  Notary Public for South Carolina.  RENUNCIATION OF DOW  The STATE OF SOUTH CAROLINA,  Orcespetible, County.  I.  Orcespetible, County.  Orcespetible, Count	main in full force and virtue.	() A P. 1.
WITNESS hand and seal this.  the year of our Lord rife hundred and twenty  are of the Independency is the United States of America.  Signed Scaled and Delivered in the Presence of  L.  L.  HE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me  dd made oath thathe saw the within named.  gn. seal, and as  A. D. 192  NOTATE OF SOUTH CAROLINA.  The STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me  dd made oath thathe saw the within named.  A. D. 192  NOTATE OF SOUTH CAROLINA.  Greenville County.  Notary Public for South Carolina.  RENUNCIATION OF DOW  Add Delivery certify unto all whom it may concern, that Mrs.  If the other within named.  If the other within named and release, and forever relinquish unto the within named.  If the other within named and release, and forever relinquish unto the within named.  If the other within named and release.  If the other within named and release.  If the other within named and seal, this.  A D. 192  No of.  A D. 192  No of.  A D. 192	AND IT IS AGREED, by and between the said parties,	that the said mortgagor. , Odle to hold and enjoy the said
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THE STATE OF SOUTH CAROLINA,  Greenville, County.  I. Juke Adal Mark Mark Mark Mark Mark Mark Mark Mark	Greenville County.	
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act and deed, deliver the within written Deed; and that he, with  SWORN to before me, thiso  A. D. 192  A. D. 192  Notary Public for South Carolina.  WHE STATE OF SOUTH CAROLINA,  Greepville County.  I,  Ohereby certify unto all whom it may concern, that Mrs.  did this day appear before and 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 errsons 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this.  Say of.  A. D. 192	(	Tole O
act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this.  A. D. 1925  A. D. 1925  Notary Public for South Carolina.  WHE STATE OF SOUTH CAROLINA, Greepvills County.  I,		
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Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenvilla County.  I,  o hereby certify unto all whom it may concern, that Mrs.  ife of the within named.  nd 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 ersons 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 sing the Premises within mentioned and released.  GIVEN under my hand and seal, this  ay of.  A. D. 192.	gii, scai, and as	
A. D. 192.  Notary Public for South Carolina.  RENUNCIATION OF DOW  Greenville County.  I		
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Recorded Jely 12th 1925	SWORN to before me, thiso  Notary Public for South Care  HE STATE OF SOUTH CAROLINA,  Greenville County.  I	(SEAL.)  (SE