PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and maning of the purise to chase Presents, that if and programs and an additional and turby pay or cause to be paid, anto the and morragene. The said delets or sum of stoney interests with interest world, otherwise to centain it toll force and virtue. AND IT IS AGREED by and between the said parties, that the said morragener. All cases static coats, determines and he witerly notify with otherwise to centain it toll force and virtue. AND IT IS AGREED by and between the said parties, that the said morragener. All day of Allies and enjoy the said mises until default of payment shall be made. WITHESS My and between the said parties, that the said morragener. All day of Allies and in the one hundred and payment of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Stated and Delivered in the Presence of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTATE Of South Carolina. Without an additional and the States of America. Signed, States and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, Haises and Assigns, all her interest and estate, and ashe all her right and claim of Dower, of, in or to, all and singular,	ning. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said The Garners' Brank its luceus o
Exercisive, Administrators and Assigns, and every person observative baseling through and granter. If I a 1 feb. 1 feb. 1 feb. 1 feb. 2		
Exercisive, Administrators and Assigns, and every person observative baseling through and granter. If I a 1 feb. 1 feb. 1 feb. 1 feb. 2	hereby bind My 28 f A11 d 1My	Heirs, Executors and Administrators,
and the said Martingary agree to learn the horse and inflingence, and in the same at last that. And the said Martingary agree to term the horse and inflingence, and in the same at last that. The same for a company or companies relationary on the martingare, and here, the same instance than the same for the martingare, and that the contraptore and at any time (a) or 6 to 6 to 6 the the reld of the count that the contraptore and at any time (a) or 6 to 6 to 6 the the reld of the count that the contraptore and all the same for the martingare made of the count that the contraptore The same and country of the country of the same and country of the same an		
And the said Montgages—a signer—to income the footes and beidelings on said int in a vern one foot them. Delater (in a company or compactes statisticately to the emergence) and large the trans incomed from loss or damage by and among the yolicy of insurance to the indicentation. And if at any time my part of end above, or incorrant interced to good and among the yolicy of insurance and reference. And if at any time my part of end above, or incorrant interced to good and and and and and and and and and an		//
and unsign the policy of insurance to the rold mortgager, and that in the event that the mortgager, shall set say three foll to do so, then the said pages. The course of same to be insured in mortgager, and that in the event that the mortgager, shall set say three foll to do so, then the said pages. The course for same to be insured in mortgager, and that is a say three foll to do so, then the said pages and a said insurance ander this mortgage, with interest. And it at any firm way part or said doct, or interest affection to good and country of any depth		
and state the policy of insurement to the stall corregage		
the premium and exposes of such insurance under this mortgage, with interest. And if at any time any part of mid-doil or interest of corrow be post then and unjude. And if at any time any part of mid-doil or interest of corrow be post then and unjude. And if if a up time any part of mid-doil or interest of corrow be post then and unjude. And if if a up time any part of mid-doil or interest of corrow be post then and unjude. And if if a up time any part of mid-doil or interest of corrow be post then and unjude to the post time and unjude of the post time of	, and assign the policy of insurance to the said mortgagee, and that in	n the event that the mortgagor shall at any time fail to do so, then the said
And if at any time any part of sold olds, or ancreat thereas he pead for each uniquid. The control of and State may, a chamber of any integrated of the sold marked profile and control of and State may, a chamber of control of application of the control of any State may, a chamber of control of application of the control of any State may, a chamber of control of any State may, and a control of any State may are control of any State may and a control of any State may are control of any State may are control of any State may are control of any state may be doe, according without the control of any state may be doe, according of the suid marked may be doe, according to the control of any state marked may be doe, according to the control of any state may be doe, according to the control of any state may be doe, according to the control of any state may be doe, according to the control of any state may be doe, according to the suid marked may be doe, according to the suid marked may be doe, according to the suid marked may be doe, according to the suid control of the suid marked may be doe, according to the suid control of the suid marked may be doe, according to the suid control of the suid marked of bargets and suid to the suid control of the suid marked may be doe, according to the suid control of the suid marked may be doe, according to the suid control of the suid marked may be does and does of the suid control of the suid	•	
the above described promises to add mentagenes. Here, Execution, Administrations on Assigns, and speed and an anti-core of assistate may, at closely or otherwise, aspects a receiver with antivity to like posterior of and presents and collect said eyes and profits, the ast presents thereof a large eyes and profits, think, the ast presents thereof a large eyes and profits, think, the ast presents thereof a large eyes and profits, think, and a state of a profit of a receiver with antivity to like posterior, and control for anything come than the control of the profits of the control of anything come than the control of the profit of the pro	the premium and expense of such insurance under this mortgage, with interes	st.
and Control said State may, at charless or otherwise ground a recrease with authority to take possession of months accounts scale control sections and profits and		'
and mortagone—do and that well and truly pay or cause to be paid, unto the anid mortagone—the said other or ann of more societally, with interest countries to timuse in till force and venue, and the said countries of the said mortagone—the said countries of timuse in till force and venue, and the said countries of the said mortagone—the said countries of timuse in till force and venue to the said mortagone—the said countries of timuse in till force and venue to the said mortagone—the said countries with defined of payment shall be made. WITHINGS My band and and said this time to the said mortagone—the said countries will defined to favore the said countries and in the one handwed and fail of the one handwed and said the treatment of the Sovereignty and Independence of the United States of America. Signed, Saided and Distorce in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saided and Distorce in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saided and Distorce in the Presence of the Sovereignty and Independence of the United States of America. Signed, Saided and Distorce in the Presence of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTATE OF SOUTH CANOLINA, Greenville County. A D. 192 J. SWORN to before me, this	cuit Court of said State may, at chambers or otherwise, appoint a receiver valying the net proceeds thereof (after paying costs of collection) upon said rents and profits actually collected.	debt, interest, costs or expenses; without liability to account for anything more than
miss until default of payment shall be made. WINNESS. My hand, and ead ead, this SIAR. day of Market Market and and ead this SIAR. day of Market Market and the one hundred and fall the pear of our bord one thousand nine bondred and fall the Market and 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. (L. S.) (M. S	eaid mortgager do and shall well and truly hav or cause to be naid	unto the said mortgagee the said debt or sum of money aforesaid, with interest
WITNESS May hand and seat this 2/4. day of helecute College and in the one hundred and fally great of the forested and in the one hundred and fally great of the forested and fally great of the fall great of the great of the fall great of the	AND IT IS AGREED, by and between the said parties, that the said me	ortgagor to hold and enjoy the said
in the year of our lard one thousand nine bundred and Authorities. Signed, Seled and Delivered in the Presence of Signed, Seled and Delivered in the Presence of (L. S.) (nises until default of payment shall be made.	
Signed, Sealed and Delivered in the Ureaence of the United States of America. Signed, Sealed and Delivered in the Ureaence of the United States of America. (L. S.) (MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Officeroville County. Personally appeared before me. Act and deed, deliver the within written Deed; and that be with witnessed the execution thereof. SWORN to before me, this. (SEAL)		
C. S. (L. S.) (D. MORTGAGE OF REAL ESTATE Of L. M. Mortal Public for South Carolina Notal Public for South Carolina RENUNCIATION OF DOWER Greenville County. I. I. Mortal Public for South Carolina RENUNCIATION OF DOWER Greenville County. I. Mortal Public for South Carolina RENUNCIATION OF DOWER Greenville County. I. Mortal Public for South Carolina RENUNCIATION OF DOWER Greenville County. I. Maire und Assigns, all ber 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 Share and Assigns, all ber interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, and the county of		
(I. S.)		
Greenville County. Personally appeared before me	E. Montgones	17, 1. 6.1.1 9.1 (L. S.)
Greenville County. Personally appeared before me	() () () () () () () () () ()	(L. S.)
Greenville County. Personally appeared before me		(L. S.)
witnessed the execution thereof. SWORN to before me, this. Of Control of Public for South Carolina. (SEAL.) Notar Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. hereby certify unto all whom it may concern, that Mrs. of the within named. A D. 192 did this day appear before me, upon being privately and separately examined by me, and declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the within named. Heire 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. Notary Public for South Carolina.	Personally appeared before me.	L. J +21
SWORN to before me, this. of STAR A. D. 192 (SEAL) Notar Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I. hereby certify unto all whom it may concern, that Mrs. of of the within named. If you have a separately examined by me, idid declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or 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. Notary Public for South Carolina.		
SWORN to before me, this of. (SEAL) Notar Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. I I I I I I I I I I I I I I I I I I I	seal, and as Line Land deed, deliver the within v	written Deed; and thathe with
Of Commission whomsoever, renounce, release and forever relinquish unto the within named The suppose of the within mentioned and released. GIVEN under my hand and seal, this of A. D. 192. 3 Notary Public for South Carolina. A. D. 192. 1 (SEAL) (Aid this day appear before me, upon being privately and separately examined by me, said declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the within named The said state, 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 of Seal Carolina. (I. S.) Notary Public for South Carolina.	(y. 6. Miontaring	witnessed the execution thereof.
Of Commission of the within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 / (SEAL) Notar Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Git the within named / (did this day appear before me, upon being privately and separately examined by me, faild declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or the summand of the second of the secon	SWORN to before me, this	
RENUNCIATION OF DOWER. Greenville County. I,		
Greenville County. I,	Notar Public for South Carolina.	Det, W. galier don
I, hereby certify unto all whom it may concern, that Mrs. A confidence of the within named A concern, that Mrs. A confidence of the within named A concern, that Mrs. A confidence of the within named		RENUNCIATION OF DOWER.
did this day appear before me, 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 sons whomsoever, renounce, release and forever relinquish unto the within named The Harrace 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 Notary Public for South Carolina.	L	
did this day appear before me, 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 sons whomsoever, renounce, release and forever relinquish unto the within named The Fartal and Claim of Dower, of, in or to, all and singular, premises within mentioned and released. GIVEN under my hand and seal, this Slot. A D. 1923 Notary Public for South Carolina.	$\mathbf{I}, \qquad \mathbf{O}, \mathbf{A}, \mathbf{b}$	1111111
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 sons whomsoever, renounce, release and forever relinquish unto the within named The Farman Same Same Same Same Same Same Same Same	hereby certify unto all whom it may concern, that Mrs.	did this day appear before me.
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 Decreased. A. D. 192.3 Notary Public for South Carolina.	upon being privately and separately examined by me, did declare that she	e does freely, voluntarily and without any compulsion, dread or fear of any person or
of Merall (L. S.) Notary Public for South Carolina.	sons whomsoever, renounce, release and forever relinquish unto the within na	amed The Farmers Bank its Auecesse
of Merculus A. D. 1923 M. Merculus (L. S.) Notary Public for South Carolina.		
of December A. D. 1923 M. Medle (L. S.) Notary Public for South Carolina.	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 Attention A. D. 192 \ M. Mical (L. S.) Notary Public for South Carolina.	premises within mentioned and released.	and estate, and also all her right and claim of Dower, of, in or to, all and singular,
	premises within mentioned and released.	
() () () () () () () () () ()	converses within mentioned and released.	