phonely bond 12.2 fth 1 common the common and a singular discount and a singul	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Fremises belonging, of in anywise incident of appertaining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
Notes, Newson and Invested extended, 21 and simplicing the softs premises unto the total  Being need Austiges, from and saginst.  Being need Austiges, from and saginst.  Being need Austiges, from and saginst.  And the soft aminor the locone and buildings on said to 10 as a sum with needs.  And the soft aminor the locone and buildings on said to 10 as a sum with needs.  The sound aminor the locone and buildings on said to 10 as a sum with needs.  The sound aminor the locone and buildings on said to 10 as a sum with needs.  The sound aminor the sound and buildings on said to 10 as a sum with needs.  The sound aminor the sound and buildings on said to 10 as a sum with needs.  The sound aminor the sound and the sound that in the context that the consequence.  And if at any time any part of said disk, or business. thereons be past due and minded.  And if at any time any part of said disk, or business. thereons he past due and minded.  And if at any time any part of said disk, or business.  And if at any time any part of said disk, or business.  And if a say time any part of said disk, or business.  And if a say time any part of said disk, or business.  Bellin School, S		Heirs and Assigns, forever. And
the Keneration Andministrators and Analysis, and course the houses of business to be the search of beds in a sum to the status.  And the said mortgage—age — to insure the houses of business of business to the said mortgage.  The policy of financiane to the said contingence, and that in the event that the samplesson, and freep the same insured term has a contingence, and that in the event that the samplesson, and the said mortgage.  The permitting of the said mortgage is said insurence under the mortgage, with interest and reministrator of the permitting and superate of said insurence under the mortgage, with interest and organized that are provided to the control and State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said profits and said collection of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as collection and collection or collection, and collection or collection, and collection or collection or collection, and collection or c	do hereby bind 1211 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
the Keneration Andministrators and Analysis, and course the houses of business to be the search of beds in a sum to the status.  And the said mortgage—age — to insure the houses of business of business to the said mortgage.  The policy of financiane to the said contingence, and that in the event that the samplesson, and freep the same insured term has a contingence, and that in the event that the samplesson, and the said mortgage.  The permitting of the said mortgage is said insurence under the mortgage, with interest and reministrator of the permitting and superate of said insurence under the mortgage, with interest and organized that are provided to the control and State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said profits and said collection of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as collection and collection or collection, and collection or collection, and collection or collection or collection, and collection or c	o warrant and forever defend, all and singular, the said premises unto the said	Snephore Sunder Compace, the
the Keneration Andministrators and Analysis, and course the houses of business to be the search of beds in a sum to the status.  And the said mortgage—age — to insure the houses of business of business to the said mortgage.  The policy of financiane to the said contingence, and that in the event that the samplesson, and freep the same insured term has a contingence, and that in the event that the samplesson, and the said mortgage.  The permitting of the said mortgage is said insurence under the mortgage, with interest and reministrator of the permitting and superate of said insurence under the mortgage, with interest and organized that are provided to the control and State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said State may, as chambers or collection, agents a control of said profits and said collection of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as control of said profits and collection or collection, agents as collection and collection or collection, and collection or collection, and collection or collection or collection, and collection or c		Heirs and Assigns, from and against 1111 all A 11111
Dollars fine company or companies satisfactory to the mortgager. And been the timer immed from loss or damage by created and the said wintingues. And that in the overeit dat the contragger. Intell at any time fail to do so, then the said retragger are may cause the same to be incored in.  And if at any time may part of said debt, or interest thereon be past due and unraid.  And if at any time may part of said debt, or interest thereon be past due and unraid.  And if at any time may part of said debt, or interest thereon be past due and unraid.  And if at any time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said metragger.  And if a say time may part of said debt, or interest thereon be past due and unraid.  And if a say time may part of said metrager.  And if a say time may part of said debt, or interest thereon be past due and unraid.  And if a say time may part of said metrager.  And if a say time may part of said metrager of said metrager.  And if a say time may part of said metrager of said metrager.  PEOUNDED ALWAYS, NYEKRETIRE, Said it is the true intered the said metrager.  And if a say time may part of said metrager of said it is the said metrager.  And if it is day to deal said with an triving any or cause to be past, include the said of said parties, that if the said metrager the said debt or interest, that the said metrager.  And if it is day to deal said with an triving any or cause to be parties, that the said metrager the said debt or interest, that it is said metrager.  And if it is day to deal said with an analysis of the said metrager.  And if it is day to deal said with a said said the said metrager of the said metrager of the said metrager of the said said to the cost facility of the said said in the	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawf	fully claiming, or to claim the same, or any part thereof.
en, and arrigance. many counts the annument to the said mortgage		
and if at any time may part of said dath, or interest therein he past due and unpitude.  And if at any time may part of said dath, or interest therein he past due and unpitude.  The glore described premises to said mortgage.  And if at any time may part of said dath, or interest therein he past due and unpitude.  He glore described premises to said mortgage.  And if at any time may part of said dath, or interest he past due and unpitude.  He glore described premises to said mortgage.  And if at any time may part of said facts, or interest he past due and unpitude.  He glore described premises to said mortgage.  And if at any time may part of said facts, or interest he past due and unpitude of said premises and collect and reason and profits the glore of the said to said premises and collect and reason and profits the said unpitude of the part of the later of the said and the part of the part o		
And if at any time any part of said dead, or interest thereon he past due and megal.  And if at any time any part of said dead, or interest thereon he past due and megal.  And if at any time any part of said dead, or interest thereon he past due and megal.  Before Newton, Administrators or Accions, and agree that any large of the same professor processor the said professor and professor acceptance and collect said regular and collect said regular and collect said regular and collect said regular and green that any large of the parties to their processor of an said regular and collect said regular and period actually solected.  PROVIDED ALWAYS, NEVERCHELASS, and it is the true intent and meaning of the parties to these Presents, that if— and morraquer—to an administration of a said said well and truly up or occurs to be paid, into the said morraquer—the said tobs or now of means, descention, said interest of early deadly cases, descention, and and early of the said morraquer—to the deadly deadly cases, descention, and in the one hundred and acceptance of our force one thousand rice hundred and deal. (bit of the said cases of the United Stores of America.  Singued, Saided and Delivered in the Presence of  Singued, Saided and Delivered in the Presence of Saided Saide		
And if at any time any part of said delte, or interest therein be past due and unpaid.  There described provime to said mortgorn.  The control of said State may, a chomber of said mortgorn.  The control of said State may, a chomber of said mortgorn.  The control of said State may, a chomber of said mortgorn.  The control of said State may, a chomber of said mortgorn.  The control of said State may, a chomber of said mortgorn.  The control of said said mortgorn.  The control of said State may, a chomber of said mortgorn.  The provides according to the ground control of said said mortgorn.  The said m		
the above described pennines to caid mortusance. of with nortusal contents. Applicated the pennines of call mortusance. of with anthority to take possessing, and agree that any Joseph of the card process. Described on the case of the card process. Applicated the card process the card process of th	or the premium and expense of such insurance under this mortgage, with interest.	
receit of and State may, at chambers or otherwise, appoint a receive with profits of the prosession of and premise and other and extent and profits of the cents and profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the partice to these Presents, that it is easily collected to profit of the partice to these Presents, that it is easily collected to consider the first force and virtue.  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 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 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 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 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 said only the said in the one hundred and parties, that the said the said that the said	And if at any time any part of said debt, or interest thereon be past due an	nd unpaidhereby assign the rents and profits
e said mortgager— do and shall well and truly ray or cause too be paid, muto the said mortgager— the said offer or sum of more that truly most inverse of the control of any few more too security in the trule price and virtue.  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 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 and in the one hundred and said this in the year of our Lord one thousand nine hundred and said.  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 in the one hundred and said that the parties of America.  Singed, Sealed and Delivered in the Presence of	Circuit Court of said State may, at chambers or otherwise, appoint a receiver wit applying the net proceeds thereof (after paying costs of collection) upon said de he rents and profits actually collected.	th authority to take possession of said premises and collect said rents and profits, ebt, interest, costs or expenses; without liability to account for anything more than
and in the one hundred and within samed for the same short and within samed for the same short of the	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and m	neaning of the parties to these Presents, that if
witness until default of payment shall be made.  WITNESS 1.44 hand and seal this and in the part of the Sovereignty and Independence of the United States of America.  Sigord, Sealed and Delivered in the Presence of  (L. S.)  (HE STATE OF SOUTH CAROLINA, Creenville County.  Personally appeared before me  d made oath that be saw the within named  (I. S.)  (I. S.)	nd void; otherwise to remain in full force and virtue.	note, then this deed of bargain and sale shall cease, determine, and be utterly num
WITNESS fifty hand, and scal, this in the year of our Lord one thousand nine bundred and wear of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of	AND IT IS AGREED, by and between the said parties, that the said mortg	gagorto hold and enjoy the said
Signed, Sessed and Delivered in the Presence of  (L. S.)  (MORTGAGE OF REAL ESTATE  Greenville County.  (SEAL.)  Notary Fublic for South Carolina  RENUNCIATION OF DOWER  Greenville County.  (SEAL.)  (S	remises until default of payment shall be made.	
Signed, Sessed and Delivered in the Presence of  (L. S.)  (MORTGAGE OF REAL ESTATE  Greenville County.  (SEAL.)  Notary Fublic for South Carolina  RENUNCIATION OF DOWER  Greenville County.  (SEAL.)  (S	WITNESS ///// hand and seal , this	CARATA day of MARSON
Signed, Scaled and Delivered in the Presence of  (L. S.)		·
(I. S.)  (I.	A	dependence of the United States of America.
(L. S.)  (MORTGAGE OF REAL ESTATE  Greenville County.  (Mortinessed the execution thereof.  SWORN to before me, this.  (SEAL)  (Notary Public for South Carolina.  (SEAL)  (Notary Public for South Carolina.  (SEAL)		Luxhan/ Russell (LS)
HE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  d made oath that he saw the within named  m, seal, and as act and deed, deliver the within written Deed; and that he with  witnessed the execution thereof.  SWORN to before me, this fight A. D. 1924/ Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County, I, fight 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 relinguish 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,		(L. S.)
Greenville County.  Personally appeared before me.  d made oath that he saw the within named		(L. S.)
Greenville County.  Personally appeared before me.  d made oath that he saw the within named		(L, S.)
Personally appeared before me.  d made oath that he saw the within named  act and deed, deliver the within written Deed; and that he with.  SWORN to before me, this for South Carolina.  Witnessed the execution thereof.  SWORN to before me, this for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I. He STATE OF SOUTH CAROLINA,  Greenville County.  I. Hereby certify unto all whom it may concern, that Mrs.  Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs. Mrs.	THE STATE OF SOUTH CAROLINA, }	MORTGAGE OF REAL ESTATE.
m, seal, and as		
gn, seal, and as	Personally appeared before me.	hardson .
gn, seal, and as	1	
SWORN to before me, this  y of  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  Hereby certify unto al	nd made outh that the saw the William named	
SWORN to before me, this  y of  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  Hereby certify unto al	nd made oath thatne saw the within named	
SWORN to before me, this.  y of Mark has a D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Mark has a Mark		
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.	gn, seal, and asact and deed, deliver the within writt	ten Deed; and thathe with
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.	gn, seal, and asact and deed, deliver the within writt	ten Deed; and thathe with
HE STATE OF SOUTH CAROLINA,  Greenville County.  I, Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,	gn, seal, and as 11.1.4 act and deed, deliver the within writt	ten Deed; and thathe with
HE STATE OF SOUTH CAROLINA,  Greenville County.  I, Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,	gn, seal, and as act and deed, deliver the within writt	ten Deed; and thathe with
Greenville County.  I,	gn, seal, and as act and deed, deliver the within writt	ten Deed; and thathe with
hereby certify unto all whom it may concern, that Mrs.  fe of the within named did file. Mussell did this day appear before me, d 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 rsons 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,	gn, seal, and as act and deed, deliver the within writt	ten Deed; and thathe with
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 or rsons 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,	SWORN to before me, this english A. D. 1924.  Notary Public for South Carolina.	ten Deed; and that
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 or rsons 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,	SWORN to before me, this	ten Deed; and thathe with
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any compulsion, dread or lear of any person of the second without any computation of the	SWORN to before me, this	ten Deed; and thathe with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,	SWORN to before me, this A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, A. D. 1924  hereby certify unto all whom it may concern, that Mrs.	ten Deed; and that he with witnessed the execution thereof.  RENUNCIATION OF DOWER.
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,	SWORN to before me, this.  y of	ten Deed; and thathe with
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular,	SWORN to before me, this	ten Deed; and thathe with
	SWORN to before me, this.  y of	ten Deed; and thathe with
GIVEN under my hand and seal, this Graphich  of A. D. 1924  (I. S.)  Notary Public for South Carolina.  Recorded.  Notary Public for South Carolina.	SWORN to before me, this.  y of A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, Mandal Mand	ten Deed; and thathe with
(Il fred de de de de la contra la co	SWORN to before me, this	ten Deed; and thathe with
(lefted for South Carolina.  Notary Public for South Carolina.  Recorded Mary 12 12 12 1924	SWORN to before me, this sy of A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, Suppose the within named of the with	ten Deed; and thathe with
Notary Public for South Carolina.  Recorded. JVLa 1 1 2 1 th., 1921f.	sworn to before me, this.  Sworn to before me, this.  If the state of south Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, I for the within named to the state of the within named and upon being privately and separately examined by me, did declare that she decreases whomsoever, renounce, release and forever relinquish unto the within named the state of	ten Deed; and thathe with
Recorded $fVQ11 - fQ1 + gQ1 +$	gn, seal, and as act and deed, deliver the within writt  SWORN to before me, this.  A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, A. D. 1924  O hereby certify unto all whom it may concern, that Mrs.  ife of the within named of the content of the within named of the upon being privately and separately examined by me, did declare that she decreases whomsoever, renounce, release and forever relinquish unto the within named  Heirs and Assigns, all her interest and	ten Deed; and thathe with
1	gn, seal, and as act and deed, deliver the within writt  SWORN to before me, this.  A. D. 1924  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I, A. D. 1924  O hereby certify unto all whom it may concern, that Mrs.  ife of the within named of the content of the within named of the upon being privately and separately examined by me, did declare that she decreases whomsoever, renounce, release and forever relinquish unto the within named  Heirs and Assigns, all her interest and	ten Deed; and thathe with