PROVIDED ALWAYS. NEVERTIFICESS, and it is the true intent and manning of the parties to these Presents, that it is a way and and truly my or care to be used in the said mortrager.  The said mortrager.  The said contrager.  The said sold will always to examine that the contrager of the said mortrager.  AND IT IS AGREED, by and between the said parties, that the said mortrager.  AND IT IS AGREED, by and between the said parties, that the said mortrager.  The said default of payment shall be made.  WITNESS Filts.  WITNESS Filts.  Superal Sealed and Delivered in the Presence of the said mortrager.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  WITNESS FILTS.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Seale Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Presence of the Seale Severeigety and Independence of the United States of America.  Superal Sealed and Delivered in the Severeigety and Sealed Sea	taining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said.	aid Appurtenances to the said Fremises belonging, or in anywise incident of appura
Delta, Recentura, Administrators and Antique, and control persons whomesere landing through or to inter the same, or any person through and control persons in insurable to the control persons.  And the said manteepers, agence, in insurable boots and buildings or only for in a some on less than, and the same inserted from long and database of the said manteepers, and the same inserted from long and database or the persons and satisfactory to the management. But less than the insurpress.  And of at a law, time any part of soul died, an anterest florests be pass through the manual and reinhered.  And of at law, time any part of soul died, an anterest florests be pass through the said management of the said manteepers of soul died, an anterest florests be passed through the said manteeperson of the said manteepers		Heirs and Assigns, forever. And.
Delta, Recentura, Administrators and Antique, and control persons whomesere landing through or to inter the same, or any person through and control persons in insurable to the control persons.  And the said manteepers, agence, in insurable boots and buildings or only for in a some on less than, and the same inserted from long and database of the said manteepers, and the same inserted from long and database or the persons and satisfactory to the management. But less than the insurpress.  And of at a law, time any part of soul died, an anterest florests be pass through the manual and reinhered.  And of at law, time any part of soul died, an anterest florests be pass through the said management of the said manteepers of soul died, an anterest florests be passed through the said manteeperson of the said manteepers	lo hereby bind Mydelf, Ale	Heirs, Executors and Administrators.
And the said more grown of the control of the contr	o warrant and forever defend, all and singular, the said premises unto the said	Heirs and Assigns from and against MC Act May
Dishes the accommany of companies estimatory to the immigrate		
in and arrived to be insurance to the sold meripages	And the said mortgagor agree to insure the house and buildings of	on said lot in a sum not less than
any plentions and exposes of soch interfaces under the mortgage, with increed.  And if it any time any part of said delt, or interest thereon he past doe and capal.  And if it any time any part of said delt, or interest thereon he past doe and capal.  And if it any time any part of said delt, or interest thereon he past doe and capal.  And if it any time any part of said delt, or interest thereon he past doe and capal.  And if it any time any part of said delt, or interest thereon is a said said with a said said said said said said said sa		tisfactory to the mortgagee), and keep the same insured from loss or damage by
The polymonian and copanies of such insurance under this merigage, with interest  And I at a time any part of said data or interest therethe he past due and unpaid.  The there described promities to said moreover to the past due and unpaid.  The there described promities to said moreover to the past due and unpaid.  The there described promities to said moreover to the past due and the past of the p		
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the above described promises to sale montgrove or the configuration of Antique and State many at the most produced in the configuration of the configuration	for the premium and expense of such insurance under this mortgage, with intere	est.
recent court of the State many, of Change of the State of Colored Colo	And if at any time any part of said debt, or interest thereon be past due	and unpaidhereby assign the rents and profits
he said mortisipper—, the anal shell well and truly pay or cause to be paid, unto the each modespee — the said Add or can be sure control and the true motive and entered the said modespee — the said Add or can be desired. He will be said the said	Circuit Court of said State may, at chambers or otherwise, appoint a receiver vapplying 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 than
AND IT IS AGREED, by and between the soid parties, that the said morngagor.  AND IT IS AGREED, by and between the soid parties, that the said morngagor.  WITNESS. The same the mander of the made.  WITNESS. The same the mander of the mander of the superior of the United States of America.  Superd, Sealed and Delivered in the Presence of  J. J	to and shall well and truly pay or cause to be paid to	into the said mortgagee the said debt or sum of money aforesaid, with interest
remises drell default of payment shall be made.  WINNSS May band, and seal , this  in the year of our hord one thousand nine hundred and. I gaze of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of MARILL Country.  Signed, Scaled and Delivered in the Presence of MARILL Country.  WINTER STATE OF SOUTH CAROLINA.  Greenville Country.  Personally appeared before me. Mid. I. I. Country.  Personally appeared before me. Mid. I. I. Country.  Personally appeared before me. Mid. I. I. Country.  SWORN to before me, this.  SWORN to before me, this.  SWORN to before me, this.  A. D. 192. 4  A. D. 192.		rtgagorto hold and enjoy the said
year of the Sovereignty and Independence of the United States of America  Signord, Seniel and Delivered in the Presence of  I. S.  I. S	Premises until default of payment shall be made.	
year of the Sovereignty and Independence of the United States of America  Signord, Seniel and Delivered in the Presence of  I. S.  I. S	WITNESS hand and seal this	day of 1110
Signed, Sealed mid Delivered in the Presence of Control of the Con	in the year of our Lord one thousand nine hundred and 24	and in the one hundred and
Creenville County.  Personally appeared before me Dillica Colorina and deed, deliver the within written Deed; and that he with.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the execution thereof.  SWORN to before me, thin I witnessed the within an advantage of the execution thereof.  SWORN to before me, thin I witnessed the within a witnessed the within the execution thereof.  RENUNCIATION OF DOWER Construction to the within named of the within named without any symposistic, dread or fear of any person and upon being privately and separately examined by me, did declare that the does foolly, voluntarily and without any symposistic, dread or fear of any person and upon being privately and separately examined by me, did declare that the does foolly, voluntarily and without any symposistic, dread or fear of any person and upon being privately and separately examined by me, did declare that the does foolly, voluntarily and without any symposistic, dread or fear of any person and upon being privately and separately examined by me, did declare that the does foolly, voluntarily and without any symposistic, dread or fear of any person and the within named of the person of the within an advantage and the person of the person of the person of the pers	year of the Sovereignty and	Independence of the United States of America.
CLS  CLS  CLS  CLS  CLS  CLS  CHE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me Didice. Contact to an and account that She saw the within named Didice and that to an another security of the se		ORM. Brusson as
CHE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me Did V. C. Control to the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this A D. 1924  A D. 1924  A D. 1924  CHE STATE OF SOUTH CAROLINA, Greenville County, I. What I would be a separately examined by me, did declare that she does topoly, voluntarily and without any compulsion, drad or fear of any person of eartons whomstoever, renounce, release and forever relinquish unto the within named A D. S.		(L. S.
THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me. Midical Control of the within written Deed; and that the with writtensed the execution thereof.  SWORN to before me, this A. D. 1924  SWORN to before me, this A. D. 1924  A. D. 1924  THE STATE OF SOUTH CAROLINA,  Greenville County.  1. The STATE OF SOUTH CAROLINA,  Greenville County.  1. The STATE OF SOUTH CAROLINA,  Greenville County.  1. The state of south carolina wife of the within named and upon being privately and segarately examined by me, did declare that she does (regly, voluntarily and without any compulsion, dread or fear of any person of the within named and seal, this state of the within mentioned and released.  Even when mentioned and released.  Even within mentioned within the within named.  Even within mentioned within		(L. S.)
Greenville County.  Personally appeared before me. Mid 31.C. County to Manage of the within maned of the county.  Personally appeared before me. Mid 31.C. County to Manage of the within written Deed; and that he with  Mr. G. Brys 6.L. witnessed the execution thereof.  SWORN to before me, this.  SWORN to before me, this.  A. D. 192.4  Notary Public for South Carolina.  PRESTATE OF SOUTH CAROLINA.  Greenville County.  I. J. G.		(L. S.)
ign, seal, and as ALV act and deed, deliver the within written Deed; and that he with  Witnessed the execution thereof.  SWORN to before me, this.  Notary Public for South Carolina.  RENUNCIATION OF DOWEL Greenville County.  I. A. D. 192.4  Character of South Carolina.  RENUNCIATION OF DOWEL Greenville County.  I. A. D. 192.4  Character of South Carolina.  RENUNCIATION OF DOWEL Greenville County.  I. A. D. 192.4  Character of South Carolina and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compension, dread or fear of any person of the within named and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within mentioned and released.  When the same of the response within the response with	,	MORTGAGE OF REAL ESTATE.
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SWORN to before me, this // A. D. 1924  What was a separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within mentioned and released.  Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular and the premises within mentioned and released.  Notary Public for South Carolina.  Witnessed the execution thereof.  Witnessed the execution thereof.  SWORN to before me, this // A. D. 1924  A	ion seal and as his act and deed, deliver the within w	ritten Deed; and thathe with
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Notary Public for South Carolina.  RENUNCIATION OF DOWER  Greenville County.  I, M. W.		
Notary Public for South Carolina.  RENUNCIATION OF DOWER  Greenville County.  I, January Carolina.  RENUNCIATION OF DOWER  A D Respective to the within named and this day appear before me 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 of the within named and person of the state	lay of A. D. 192. 4	Dennis Comptan
Greenville County.  I, January Careful County.  I, January Careful County.  I, January Careful County.  In the within named of	Notary Public for South Carolina.	Maria Childen
Greenville County.  I. D. Greenville County.  In the Arguette Greenville and whom it may concern, that Mrs.  I. D. Greenville County.  I. D. Greenvi		RENUNCIATION OF DOWER
I, II By and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula like aremises within mentioned and released.  Notary Public for South Carolina.  Notary Public for South Carolina.		
wife of the within named.  Industry the control of	1, Tr. B. Brusan Matary	Culle fur S.C.
wife of the within named.  Industry the control of	lo hereby certify unto all whom it may concern, that Mrs. Ruth	R. Brys &n
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular to the aremises within mentioned and released.  IVEN under my hand and seal, this	is sail within moment (UV) 1/k-N (////////////////////////////////////	U The Last appear before me
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Tiven under my hand and seal, this	persons whomsoever, renounce, release and forever relinquish unto the within nam	red and the control of the control o
TIVEN under my hand and seal, this.  A. D. 192.  Notary Public for South Carolina.	Heirs and Assigns, all her interest a	and estate, and also all her right and claim of Dower, of, in or to, all and singular
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Recorded 127	Notary Public for South Carolina.	Auch R. Bryson