The state of south Carolina, Greenville County. Personally appeared before me. If many for a seal, and as. If the same the within named for the within written Deed; and that he with witnessed the execution thereof. Sworn to before me, this for south Carolina The state of South Carolina, Greenville County. If hereby certify unto all whom it may concern, that Mrs. If of the within mamed 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 the state, and also all her right and claim of Dower, of, in or to, all and singula is premises within mentioned and released. GIVEN under my hand and seal, this.	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenatianing.	nces to the said Premises belonging, or in anywise incident or apper-
threshy bind. Derr, Torrection my Administration and Assigns, the dist precision smoths assigned the size of deriver default, all and suggles, the dist precision smoths assigned. Size as a form of the said sensitive control of the said sensitive to the said sensitive control of the said sensitive to the said sensitive control of th		
Eleis and Analysis. Form and against. **Mile Acade Assigns, and every perew whenever with the content to take the same, or any not therete. **Junt does and miningature	andra a, mella her	Heirs and Assigns, forever. And
Eleis and Analysis. Form and against. **Mile Acade Assigns, and every perew whenever with the content to take the same, or any not therete. **Junt does and miningature	o hereby bind May 2018	Heirs, Executors and Administrators.
this success. Administrators and Artizan, and every somes whomesever breeffic intering on to chain the same, or may pert brown. And De said mortgager— agents—to interes the house and halfdings on taid for in a same run test them. And the said mortgager— agents—to interest the common or companies satisfactory to the confugers. And a single the payer of internate to tast discustages. And the said mortgager—agents—to it is consulted. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untall. And if at any time any pert of mails disk, un interest thereons be pass class and untally classes. And if at any time any pert of mails disk, un interest thereons on the pass class and untally classes. And if at any time any pert of mails disk, un interest thereon on only the pass class and untally classes. And if a to pass class and any time and any time and class and the pass class and untally classes. And if a to pass class and any time any time and any time and any time and any time and any time any time any time and time any time and any time and any time and any		rolin a metter her
dee Esteronia, Administratoria and Assigna, and every perform demonstratively designed, to take the Same, or super in the color plant of the state of the insurance of the state of the super consequence activations or to take the state of the insurance of the state of the state of the insurance of the state of		
the said acceptance—agree—to immore the house and buildings or oad but in a sum not less than	Lairs Executors Administrators and Assigns and every person whomspever lawfully claiming	or to claim the same, or any part thereof.
Lett. 16.2. Dallars (in sommone or companies activatory to the mergane	iens, Executors, Administrators and Thoughts, and every person whomoster lawrang claiming.	The Land of the same
The many cause the same to be insured for the many course and reinhards. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest thereon be past due and small. And if at any time any part of said delet or interest deleted below the said small and small delet and any small and sma	And the said mortgagor agree to insure the house and buildings on said lot in a s	um not less than A A A A A A A A A A A A A A A A A A A
creates may come the same to be intered in		
the premium and experts of such insurance under this mornings, with interest. And if at any time may part of said debt, or interest them he year due and smooth the above described provinces to said mentageness. The said interests the said mentageness of the said will and entire pay for said to be said, must the said congregate, the said date or cannot described and only deliverate to the said mentageness of the said will also or cannot be or cannot be underly not caused the said provinces of the said of the or cannot described and only deliverate to the said of said or cannot for said mentageness. AND IT IS AGERED, by and between the said parties, that the said mornings or the said and only only deliverate to extension in 60 forces advertises. AND IT IS AGERED, by and between the said parties, that the said mornings or the said and only only only the said of the said		
And if a any time are part of said side, or interest thereous to goal date and supplied. And if a any time are part of said side, or interest thereous to go and the part of	nortgagee may cause the same to be insured in	burse
And if a any time are part of said side, or interest thereous to goal date and supplied. And if a any time are part of said side, or interest thereous to go and the part of		
the deep state-flood prantises to traid nontanges. The control (Court of stable cons), at designed to the control of the polytic plan of the court of the polytic plan of the polytic plan of the court of the polytic plan of the	or the premium and expense of such insurance under this mortgage, with interest.	
the deep state-flood prantises to traid nontanges. The control (Court of stable cons), at designed to the control of the polytic plan of the court of the polytic plan of the polytic plan of the court of the polytic plan of the		0
read Open of a side State way, at chambers or otherwise, appeared a receiver with authority to take possession of the state of the stat	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profits
polything the anti-processes thereof defer polythe costs of collections) upon and debt, increase, costs or extensive, without materially collection. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Descents, that if it is not a many or and polytheless of the polith, cash the said mortagenes. The said debt or cann of mouse alone, and the said mortagenes. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such between the said parties, thus the said mortagener. AND IT IS AGREED, by such the said said the said mortagener. AND IT IS AGREED, by such the said said the said said said the said said said the said said this said said the said said this said said this said said this said said said this said said said this said said said this said said said this said said this said said said this said said said this said said said th	f the above described premises to said mortgagee, or Heirs, Exec	utors, Administrators or Assigns, and agree that any Judge of the
PROVIDED ALWAYS, NAVERTIFICARS, and is is the true interes and meaning of the parties to these Proceeds that it is a class and an additional meaning of the parties to these Proceeds to the search of the addition of the parties to these Proceeds to the search of the se	onlying the net proceeds thereof (after paying costs of collection) upon said debt, interest, co	ests or expenses; without liability to account for anything more than
ends mortgagger do and shall well and traly pay or cause to be paid, unto the said mortgagger the said field or same of money aversade, with interest and void; otherwise to results in the tree interis and notes then this deed of brigats and said that cook, described, not and void; otherwise to results in the fore and varies of voids, described to the said parties, that the said mortgagor Co to hold and enjoy the sa centies until default, of payment shall be made. WITHERS May band and seal, this MILL. It is a fact that the cook, described and so hold and enjoy the sa centies until default, of payment shall be made. WITHERS May band and seal, this MILL. It is a fact that the cook of the control of the c		2
come, if any be des. according to the row interface and measure of the stand node (first find deed of targets) and state stand and according to the row interface and continuous until defends to payment shall be made. AND IT IS AGREED, by and between the said parties, that the said morteagor to hold and enjoy the sa commisses until defends to payment shall be made. WITKESS May hand, and seal, this MLLA Like the payment shall be made. WITKESS May hand, and seal, this MLLA Like the payment shall be concluded and the conclusion in the year of confidence thousand time bondered and the said morteagor. Singed, Septed and Delivered in the Presence of the Unified States of America. Singed, Septed and Delivered in the Presence of the Unified States of America. WITKESS MAY MAN THE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before one if the saw the within named. MORTGAGE OF REAL ESTAT Concessible County. MORTGAGE OF REAL ESTAT Concessible County. SWORN to before one, this Like the Within named. MUSAN AD 1924 WHAT MAN THE STATE OF SOUTH CAROLINA. Greenville County. L. STATE	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the	parties to these Presents, that it money aforesaid with interest
AND IT IS AGREED, by and between the said parties, that the said mortgagor to mild detail, of payment shall be made. WITNESS Ally hand, and seal, this Ally Agree of one thousand use hundred and Allerenty Jacks and in the one hundred and Allerenty Jacks and in the one hundred at Allerenty Jacks and Indiana. Marky Jacks Allerenty Jacks and Indiana. Mortgage of Real Estat (L. S. (L. S. (L. S. (L. S.)) Mortgage of Real Estat Estat and that he with within written Deed; and that he with written Deed; and that he with Allerenty Jacks Allerenty Ja	ereon, if any be due, according to the true intent and meaning of the said note, then this	deed of bargain and sale shall cease, determine, and be utterly null
witness. May hand and seal, this little day of fully hand and seal this little day of fully hand and seal this little day of fully hand and seal this little day of fully fully hand in the one hundred and full thing. Singed, Segled and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Singed, Segled and Delivered in the Presence of full fully		to hold and anion the said
WITNESS May hand, and seal, this left for some continuand nine bondred and the year of our flord one thousand nine bondred and the great of the Sovereignty and Independence of the United States of America. Singed, Segred and Delivered in the Presence of Mary Statesth, (L. S. Singed, Segred and Delivered in the Presence of Mary Statesth, (L. S. Greenville County.) Personally appeared before me. If and an are within named. Mary Statesth, (L. S. MORTGACK OF REAL ESTATION OF SOUTH CAROLINA) The seal, and an are seal, and an are and deed, deliver the within written Dred; and that he with. Wy all Mary Statesth States	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to noid and enjoy the said
Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. (I. S. (I. S. (I. S. (I. S.)) Creenville County. Personally appeared before me. If make y y South Carolina. MORTCACK OF REAL ESTAT. Morty Fullic for set within amed. Morty Fullic South Carolina. SWORN to before me, this. SWORN to before me. SWORN t	remises until default of payment shall be made.	$\mathcal{A}_{\mathcal{A}}$
Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. (I. S. (I. S. (I. S. (I. S.)) Creenville County. Personally appeared before me. If make y y South Carolina. MORTCACK OF REAL ESTAT. Morty Fullic for set within amed. Morty Fullic South Carolina. SWORN to before me, this. SWORN to before me. SWORN t	WITNESS hand and seal, this oth	day of Ally
Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina Signs, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singula species within mentioned and released. GIVEN Booker ry should be research. Signed. Septed and Delivered in the Presence of South Carolina. Signed. Septed and Delivered in the Presence of South Carolina. (I. S. A. L. S.	in the year of our/Lord one thousand nine hundred and	facet and in the one hundred and
Signged, Septed and Delivered in the Presence of Company Secretical Control (L. S. C.) HE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. d made onth thathe saw the within named. Mary J. Secults by Jew		
Mary Seath, (1.8 (1.8 (1.8 (1.8 (1.8 (1.8 (1.8 (1.8		her a
The State of South Carolina, Greenville County. Personally appeared before me It made oath that	Signed, Septed and Delivered in the Presence of	Mary X & Sauth (L. S.)
The State of South Carolina. Greenville County. Personally appeared before me If made oath that he saw the within named Makey If made oath that he saw the within named Makey If made oath that he saw the within named Makey If made oath that he saw the within named Makey If made oath that he saw the within named If made oath that he saw the within named If made oath that he saw the within named If made oath that he saw the within named If made oath that he with If made oath that he with If made oath that he saw the within named If made oath that he saw the within named If made oath that he saw the within named If made oath that he saw the within named If made oath that he within named If made oath that he saw the within named If made oath that he within named If made oath that he within named If this day appear before me If made oath that he within named If this day appear before me If made oath that he within named If this day appear before me If made oath that he within named If this day appear before me If made oath that he within named oath that the does freely, voluntarily and without any compulsion, dread or fear of any person of the within named oath released. If within mentioned and	Munth. acker Val	mask (L. S.)
The STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me It makes and east that the saw the within named. It makes and as the within named and deed, deliver the within written Deed; and that the with the with the within written Deed; and that the with the within the execution thereof. SWORN to before me, this the state of the within the within the within the within the within the within the execution thereof. SWORN to before me, this the state of the within the within the within the execution thereof. SWORN to before me, this the state of the within the within the within the within the state of the within the state of the within the does freely, voluntarily and without any compulsion, dread or fear of any person of the within manned. 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 this the south Carolina. Notary Public for South Carolina.		(L. S.)
Greenville County. Personally appeared before me d made oath thathe saw the within named		(L. S.)
Greenville County. Personally appeared before me d made oath thathe saw the within named		
d made oath that he saw the within named Maky J. Pricells. My Lett. 211 and M. J.	HE STATE OF SOUTH CAROLINA, }	MORTGAGE OF REAL ESTATE.
m, seal, and as left and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this left and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this left and deed, deliver the within written Deed; and that he with writnessed the execution thereof. SWORN to before me, this left and l	Greenville County.	
m, seal, and as	Personally appeared before me	
m, seal, and as	Market S. D. 111	ith his her mark
SWORN to before me, this	d made oath thathe saw the within named	
SWORN to before me, this		
SWORN to before me, this	act and deed deliver the within written Deed: and	that he with
SWORN to before me, this		
A. D. 1924 Wy of	Wystt arken fr	witnessed the execution thereof.
A. D. 1924 Wy of	SWORN to before me this	
Notary Public for South Carolina. RENUNCIATION OF DOWEL Greenville County. I,	()	,
Notary Public for South Carolina. RENUNCIATION OF DOWEL RENUNCIATION OF DOWER RENUNCIATION OF DOWEL RENUNCIATION OF DOWEL RENUNCIATION OF DOWER RENUNCIAT	y of A. D. 192.7	ES Parle
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,		
I,		DENIMOIATION OF DOWED
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 sons whomsoever, renounce, release and forever relinquish unto the within named		RENUNCIATION OF DOWER.
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 the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined by me, did this day appear before me declared in the separately examined in the separately examined by me, did this day appear before me declared in the separately examined in the separately	}	RENUNCIATION OF DOWER.
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 of the within named		RENUNCIATION OF DOWER.
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 of the sense whomsoever, renounce, release and forever relinquish unto the within named	Greenville County.	
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	Greenville County. I,	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 premises within mentioned and released. GIVEN under my hand and seal, this	Greenville County. I,	did this day appear before me,
of	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
/ of	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina.	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina.	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina. Recorded	I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
Recorded 1924 1924	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or
	Greenville County. I,	did this day appear before me, untarily and without any compulsion, dread or fear of any person or