PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and ensacting of the parties to these Presents that it.  **Execution of and shall well and truly pay or cause to be paid, onto the sold morgages.** The sold delay or sum of many accreaits, with intention of the parties of the parties of the parties and state that crosses, distriction, and be unterly and voice; otherwise to ensuite for the parties and state that crosses, distriction, and be unterly and voice; otherwise or commits for the parties.  AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by and between the sold parties, that the sold morgages.**  **AND IT IS AGREED, by	taining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
there and Antique treasures and Antique, and every presson solutions over lawfully delimine, sets calcular to sum or any part thereof.  And the said mortgager	···	
The contraction of the contracti	to warrant and forever defend, all and singular, the said premises unto the said.	nargaret S. Harley her
And the said merturgor— agree—to insert the house and buildings on said to in a sam not less than.  Dillars the acceptance of country to the merturger—and less for same instruction of merturger and assign the policy of distances to the said merturgor, and their in the country—that the mercurage—and less for same to the said merturgor, and their the three that the mercurage—that is say to the same to be instructed in	Heirs Executors Administrators and Assigns, and every person whomsoever law	Heirs and Assigns, from and against. The and Muy
Dollars (in company or companies substitutes to be surfagered		
in and assign the policy of importance to the said sourceases. and that in the event that the mortgages. shall at any time 500 to 60 on, then the congages. The congages is the permitten and courses of such importance moder this mortgages, with interest.  And if at any time any part of said dick, or betters thorough the part due and smooth.  And if at any time any part of said dick, or betters thorough the part due and smooth.  And if at any time any part of said dick, or betters thorough the part due and smooth.  And if at any time any part of said dick, or betters thorough the part of the parties of said part with any furing of the parties of		
to the premium and expects of such insurance under this mornings, with interest.  And if at any time any part of suid dolt, or interest charge be past due and supple.  And if at any time any part of suid dolt, or interest charge be past due and supple.  And if at any time any part of suid dolt, or interest charge be past due and supple the anterest charged paster and control of the paster of		
And if at any time may part of said delik, or interest thereon to part the address of the above described growing to said nortgages. The said states and ampaid the service of said sold services and the said nortgages. The said sold services are said sold services and sold said sold services and sold said services and sold services and sold said services and services and services.  FROVIDED ANALYS, INVERTIBLESS, and it is the true intent and meaning of the parties to these Prevents, that if.  PROVIDED ANALYS, INVERTIBLESS, and it is the true intent and meaning of the parties to these Prevents, that if.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold parties, that the sold mortgager.  AND IT IS AGREED, by and between the sold sold sold of the sold in the received of the sold in the continuent of the sold in the received the sold in the sold	nortgagee may cause the same to be insured in	.name and reimburse
is the above described securities to said sourgages. The Advantage of the security of the profession of the profession of the security collection of the profession of the pro	or the premium and expense of such insurance under this mortgage, with interest	i.
is the above described precises to each contengent of the content	And if at any time any part of said debt, or interest thereon be past due as	nd unpaid hereby assign the rents and profi
he said mortgagor— do and shall well and testy pay or cause to be paid, unto the said mortgagor—, the said field or sum of money aforesaid, with interent, if any the due according to the time intert and meaning of the said mote, then this deed of bargum and said case, decrime, and be utterful method to (cable in the force and outset).  AND IT IS AGREED, by and between the said parties, that the said mortgagor—  AND IT IS AGREED, by and between the said parties, that the said mortgagor—  WITNESS THEY hand and seal, this.  In the year of our later one thousand nine handred and fall of the force and outset.  WITNESS THEY hand and seal, this.  In the year of our later one thousand nine handred and fall of the fall of the fall of the fall of the one hondred of the United States of America.  Signif, Socied and Delivered in the Presence of   J. J. He will have a seal of the Soverighty and Independence of the United States of America.  WITHE STATE OF SOUTH CAROLINA, Greeville County.  Personally appeared before me.  J. J. L. J. J. L. J. L. J. J. J. L. J.	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the
Personally appeared before me Al and deed, deliver the within written Deed; and that he with.  SWORN to before me, this AD 1924  Willest ALL AD 1924  Willest ALL ALL AD 1924  Willest ALL ALL ALL ALL AD 1924  Willest ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	he said mortgagor, do and shall well and truly pay or cause to be paid, un hereon, if any be due, according to the true intent and meaning of the said 1	to the said mortgagee the said debt or sum of money aforesaid, with intere
Personally appeared before me Al and deed, deliver the within written Deed; and that he with.  SWORN to before me, this AD 1924  Willest ALL AD 1924  Willest ALL ALL AD 1924  Willest ALL ALL ALL ALL AD 1924  Willest ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	AND IT IS AGREED, by and between the said parties, that the said morta	gagor
in the year of our Lord one thousand nine hundred and Lord and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Walls and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Walls and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Walls and Independence of the United States of America.  (In Cl.	Premises until default of payment shall be made.	
Signed, Scaled and Delivered in the Presence of    Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Scaled and Scaled in the Presence of   Signed, Scaled and Scaled and Scaled in the Scaled in		
Signed, Sealed and Delivered in the Presence of Control		<b>,</b>
CL.	,	
Greenville County.  Personally appeared before me Al C. Mallannia Mortgage of Real Esta Greenville County.  Personally appeared before me Al C. Mallannia Mortgage of Real Esta Greenville County.  Sworn to before me, this Mallannia Mortgage of Land Mallannia Mallannia Mortgage of Land Mallannia Ma	M. B. Mc Sowan	X. 1. 21-e st (L. s
Creenville County.  Personally appeared before me. J. C. Malla 222 J.  ign, seal, and as. All Martin named.  Notary Public for South Carolina.  CEAL Martin Notary Public for South Carolina.  RENUNCIATION OF DOW Greenville County.  I, Martin named.  idid 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 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 singuish ergemises within mentioned and released.  GIVEN under my hand and seal, this.  A D. 192  Notary Public for South Carolina.	H. C. Williams	(L. S
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. In the saw the within named.  Ign, seal, and an Act of the execution thereof.  SWORN to before me, this and a cet and deed, deliver the within written Deed; and that he with.  SWORN to before me, this and a cet and deed, deliver the within written Deed; and that he with.  SWORN to before me, this and a cet and deed, deliver the within written Deed; and that he with.  SWORN to before me, this and a cet and deed, deliver the within written Deed; and that he with.  SWORN to before me, this and a cet and deed, deliver the within written Deed; and that he with.  Writes and A. D. 1924  Writes and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular of the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  Notary Public for South Carolina.  (L. S.)  Notary Public for South Carolina.  A. D. 192  (L. S.)		(L. S
act and deed, deliver the within written Deed; and thathe with	Greenville County.  Personally appeared before me. L. L. Malla M.	
SWORN to before me, this 25th A. D. 192.4  A. D. 192.4  W. B. Mc La war (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOW Greenville County.  I. Mark Color of the within named.  wife of the within named.  and upon being privately and without any compulsion, dread or fear of any person named.  Wife of the within named.  A. D. 192.  Notary Public for South Carolina.	<i>V</i>	
SWORN to before me, this. 25th.  A D. 1924  W. B. McLana (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOW  Greenville County.  I. Markey Charles Mrs.  Wife of the within named		
lay of. A. D. 1924  A. D. 1924  M. B. McLana M. (SEAL.)  Notary Public for South Carolina.  RENUNCIATION OF DOW  Greenville County.  I. M. 2. C. M. M. M. Mrs.  wife of the within named.  wife of the within named.  wife of the within privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons 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 of the premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  Notary Public for South Carolina.		au witnessed the execution thereof.
Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I	lay of August A. D. 1924	H. C. Williams
Greenville County.  I,	Notary Public for South Carolina.	
I	}	RENUNCIATION OF DOWE
wife of the within named		y mortgage
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	o hereby certify unto all whom it may concern, that Mrs	<u> </u>
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular my hand and seal, this		
he premises within mentioned and released.  GIVEN under my hand and seal, this	persons whomsoever, renounce, release and forever relinquish unto the within name	d
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and	d estate, and also all her right and claim of Dower, of, in or to, all and singula
A. D. 192	he premises within mentioned and released.	
Notary Public for South Carolina.	GIVEN under my hand and seal, this	
Notary Public for South Carolina.  2 5 Th. 1 2 1 2 5 Th.	day ofA. D. 192	
Notary Public for South Carolina.	(L. S.)	
- 14 2 1 1 8 8 28 8 8 7 1 2 1 22 1 22 1 1 1 1 1 1 1 1 1 1 1 1	Notary Public for South Carolina.  Recorded August 25 th', 192	,