PROVIDED ALWAYS, NEVERTHELESS, and it is the true interet and meaning of the parties to these Presents, that if.  It said correspondent to and shall well and truly pay or cause to be paid, unto the said mortageed—the said dold or some of money aforesaid, with interest of well of the paid to the contain in 10th force and virtue. And the careful parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and between the said parties, that the said mortageor  AND IT IS AGREED, by and desired the said parties, that the said mortageor  AUD IT IS AGREED, by and desired the said parties, that the said mortageor  AUD IT IS AGREED, by and desired the said mortageor  AND IT IS AGREED, by and desired the said mortageor  AUD IT IS AGREED, by and desired the said mortageor  AUD IT IS AGREED, by and desired the said entities and interest and mortageor  AUD IT IS AGREED, by and desired the said mortageor  AUD IT IS AGREED, by and desired the said mortageor  AUD IT IS AGREED, by and desired the said mortageor  AUD IT IS AGREED, by and desired the said entities and interest and said that the said mortageor  AUD IT IS AGREED, by and desire		es unto the said. V.S. Dill and his
a warrant and foreces defend, all and simplant, the said premies unto the raid  **E.S.** DATA BAT LES**  **Received, Administrators and dating, and easy person whomesvers burdally claiming, or to claim the same, or any part thereof.  **And the said marringage		
N.S. DAIL CAN INS.  And the self-mortuners and Antigen, and every person whosenever builds classing, or to claim the same, or say part thereof.  And the self-mortuners—agent—— to insure the borne and buildings on adult for a same the team, or say part thereof.  And the self-mortuner—agent—— to finance the borne and buildings on adult for a same the team, or say part thereof.  And the self-mortuner—agent—— to finance the borne and buildings on adult for a same team, and the same to the same to the self-mortuner—— and that in the overthet the the mortuner——, and they finance in the said mortuner—— and that in the overthet the the mortuner——, and that it any time fail to do so, then the adulting the received of the self-mortuner—— and that in the overthet the the mortuner————————————————————————————————————		
Clark Description, Administrators and Arighn, and every person whomsteen brailsy deminion or to claim the name, or any part thereof.  And the stiff mortgage—agence—to interes the bone and buildings on said into in a sum not less than.  Deline fit a company or companies subficancy to the configure—and and teep the same interest from loss or change I are and assign the policy of learness to the said corresponder.  The content of the same to be invested in—anneased and entire the event that the configure—may come to said the same and entire the same to be invested in—anneased and entire the same and entire the same to be invested in—anneased and entire the same and entire the same to be invested in—anneased and entire the same and entire t		
And the raid mortgager—agree—to intere the house and buildings on said to it is aum not less than—  Dallar (in a company or companies attained by to the mortgages—), and keep the same issue for the site of the same of the site of the site of the company— shall at any time fail to do to, then the said conference—may come the arms to be inverted in—  amme and reimberre—  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest thereon be past due and unput.  And if at any time any part of said debt, or interest conference in contract, any said of said posts and any long of a function of the said said and unput and any long of a function of the said said and unput and any long of a function of the said said and unput any long of a function of the said said and unput any long of a function of the said said and the said and the said said and the said and the said and the said said and the said the said and the said and the said and the said and the said an		
Deliver (in a company or companies substitutely to the merigage		
to me another policy of increases to the said congruence—and that in the event that the meriganes—shall at any time fail to do so, then the autoregates—may cause the name to be inserted in ——anne and reimborne.  The the formation and expense of said, insurance under thin mortgage, with interest.  And if at any time any part of while debt, or interest thereon be past due and umpid.  If the down described promines to said mortgages—on the said sections of the said mortgages—and grade the say, Julge of the said mortgages—on the said sections and grade accusingly colored to forestern upon costs of forestern upon costs of mortgages—on the said set of the said mortgages—the said debt or sand of monty shorestall, with interest and meaning of the gardies to these Presents, that if		
And if at any time any cast of said debt, or interest thereon he past does and unpuid.  I hereby arrigin the rent and profi for shows described premises to said mortugage.  PLS  More Executers, Administrators or Assigns, and agree that any Judge of the publishing the and generated thereal (size paying costs of collection) prono said debt, in the premises and profi for shows described premises to said mortugage.  PROVIDED ALWAYS. NEVERTHELESS, and is in the true intent and meaning of the parties to those Protests, that if  I se said norrangers.  On and all well and truly any or cause to be paid, unto the said mortugage.  AND IT IS AGREED, by and between the said parties, that the said mortugage.  AND IT IS AGREED, by and between the said parties, that the said mortugage.  AND IT IS AGREED, by and between the said parties, that the said mortugage.  The said norranger and said shall be made.  WITNESS.  WITNESS.  WITNESS.  A hand.  AND AMBIET  In the year of our Lord one thousand nine headred and  A90th.  Secondary of the Sovereigety and Independence of the United States of America.  Signed, Scaide and Delivered in the Presence of  MORTGAGE OF REAL ESTATE  Greenville County.  Personally appeared before me.  Adeline Solmahl  A new here within named.  Ellen Lancaster  James R. Bates.  Witnessed the execution thereof.  James R. Bates  Witnessed the execution thereof.  ACI. S.  SWORN to before me, this.  29th.  Nonry Public for South Carallina.  HE STATE OF SOUTH CAROLINA.  Creavelle County.  A NEBUET  James R. Bates  Witnessed the execution thereof.  He state and deed, deliver the within written Deed; and that She with.  James R. Bates  Witnessed the execution thereof.  He state 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 meetioned and released.  Greenville County.  In premises within meetioned and released.  GIVEN under my hand and said, this.  On the state of the within the said of the state of the state of the state of the stat	ire, and assign the policy of insurance to the said mortgagee, a	and that in the event that the mortgagor shall at any time fail to do so, then the sa
And if at any time any part of said debt, or interest thereon he past due and unpaid.  And if at any time any part of said debt, or interest thereon he past due and unpaid.  And if at any time any part of said debt, or interest thereon he past due and unpaid.  And if at any time any part of said debt, or interest thereon he past due and unpaid.  And if at any time any part of said debt, or interest thereon he past due and unpaid.  All this, Executors, Administrators or Admini		
And if at any time any part of said debt, or interest thereon be past due and onpoid.  I be above described premise to said murtages, or Mile Heir Executors. Administrators or Assigns, and sarce that any place of the rests due of the said murtages, or many particles of the said proits accountly collected.  Person of the said murtages, or many part of said collected or said proits accountly collected.  Person of the said proits accountly accountly account to the said accountly accountly appeared before one.  Adeline Schmahl  Person of the said proits accountly appeared before one.  Adeline Schmahl  Person of the said proits accountly accountly appeared before one.  Adeline Schmahl  Person of the said proits accountly accountly appeared before one.  Adeline Schmahl  Person of the said proits accountly accountly accountly accountly appeared before one.  Adeline Schmahl  Person of the said proits accountly	or the premium and expense of such insurance under this mortgage,	e, with interest.
polisher the net proceeds thereof tafter paying costs of callection, again and dolls esteems, control or expenses, which all collect and rests and profits the revisia and profits excelled to expenses, which is a consent to explain a constant of the profits of the trust increase and the rests and profits of the trust increase and excellent of the said nortegor, do said that the under and creating of the said nortegor, and said doll or text of money, storeasid, with increase recreate, that if, any its data, according to the trust increase and excellent of the said note, then this devel of bargain and said said contents, and the said parties of the said note, then this devel of bargain and said shall cease, determine, and the autory and and void; cherwise to mends in this of the case and profits, and the said parties.  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.  18	And if at any time any part of said debt, or interest thereon b	be past due and unpaid
he said mortagene do and Julil well and tray pay or cause to be paid, unto the said mortagene the said debt or sum of money, a foresaid, which interection, if any he doe, excerding to the true intern and consings of the said note, then this deed of bregain and said shall case, determine, and be suiterly most deals, it is found force and virtual.  AND IT IS AGREED, by and between the said parties, that the said mortagene 18	incult Court of said State may, at champers of otherwise, appoint	a receiver with authority to take nossession of said premises and collect said rents and profit
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.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  18 to hold and early the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  18 to hold and early the said mortgagor.  August  and in the one hundred and August  to the year of our Lord one thousand nine hundred and twe life life.  WITNESS 3Y. hand and seal., this 29th, day of August  and in the one hundred and August  August  Lisands. Signed, Scaled and Delivered in the Presence of Meline Colman.  James R. Betes.  (L. S.		
remises until default of payment shall be made.  WITNESS. 32	nereon, if any be due, according to the true intent and meaning	to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with intere of the said note, then this deed of bargain and sale shall cease, determine, and be utterly no
WITNESS BY hand and seal, this 29th; day of August  in the year of our Lord one thousand nine hundred and. twe nty-four and in the one hundred and 49th.  year of the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of Adeline Schmahl  Filen Lancacter (L. S.		the said mortgagor
in the year of our Lord one thousand nine hundred and.  49th.  year of the Sovereigoty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of Afeline Schmahl    Filen Lancaster		00+h
49th. year of the Sovereignty and Independence of the United States of America  Signed, Scaled and Delivered in the Presence of Afeline Schmahl  James R. Bates.  (L. S.  (L.		
Signed, Scaled and Delivered in the Presence of Adeline Schmahl  James R. Bahes.  (L. S. (L. S. (L. S. (L. S. (L. S. C. L. S. S. (L. S. C. S. C. S. C. S. C. S. C. S. (L. S. C. S. C		twenty-four and in the one hundred ar
Adeline Schmahl  James R. Bates.  C. S.  C.	49th. year of the Sove	ereignty and Independence of the United States of America.
Cl. S.		1
(L. S.  (MORTGAGE OF REAL ESTATE  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (Greenville County.  (Adeline Schmahl  (SEAL)  (SEAL)  (Adeline Schmahl  (SEAL)  (Adeline Schmahl  (SEAL)  (SEAL)  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (Adeline Schmahl  (SEAL)  (Adeline Schmahl  (Adeline Schmah		
MORTGAGE OF REAL ESTATE Greenville County.  Adeline Schmani  d made oath that 9 he saw the within named Ellen Lancaster  m, seal, and as he act and deed, deliver the within written Deed; and that he with.  James R. Bates witnessed the execution thereof.  SWORN to before me, this 29th  James R. Bates witnessed the execution thereof.  SWORN to before me, this Norty Public for South Carolina.  RESTATE OF SOUTH CAROLINA, Greenville County.  L. hereby certify unto all whom it may concern, that Mrs.  e of the within named.  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 soms 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.  of.  A. D. 192	James R. Bates.	(L. S
HE STATE OF SOUTH CAROLINA, Greenville County.  Adeline Schmahl  d made oath that end as the within named and released.  Adeline Schmahl  Adeline Schmahl  MORTGAGE OF REAL ESTATE  Adeline Schmahl  MORTGAGE OF REAL ESTATE  Be with  Left and as the within named without any concern, the Mrs.  James R. Bates  Witnessed the execution thereof.  SWORN to before me, this.  25th  Notary Public for South Carolina.  RENUNCIATION OF DOWER  Greenville County.  I.  Abereby certify unto all whom it may concern, that Mrs.  Is of the within named did this day appear before me, all 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.  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.  of.		(L. S
Greenville County.  Personally appeared before me.  Adeline Schmahl  d made oath that 6he saw the within named.  Filen Lancaster  m, seal, and as.  her  act and deed, deliver the within written Deed; and that  James R. Bates  witnessed the execution thereof.  SWORN to before me, this.  29th  yof.  August  A. D. 1924  JEmes R. Bates  (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me,  the 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.  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.  A. D. 192.		(L. S.
and made oath that 8 he saw the within named Ellen Lancaster  and made oath that 8 he with a sact and deed, deliver the within written Deed; and that 8 he with witnessed the execution thereof.  SWORN to before me, this. 29th  yof. August A. D. 1924  Jemes R. Bates (SEALL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I. hereby certify unto all whom it may concern, that Mrs.  fe of the within named. did this day appear before me, du 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 resons 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, or of.  A. D. 192.	· •	MORTGAGE OF REAL ESTATI
gn, seal, and as he saw the within named Fllen Lancaster  gn, seal, and as he with act and deed, deliver the within written Deed; and that he with witnessed the execution thereof.  SWORN to before me, this.  y of Algust A. D. 1924  Jenes R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before 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, of the second of the same of the	Personally appeared before me. Adeline Schma	ahl
gn, seal, and as lier act and deed, deliver the within written Deed; and that she with witnessed the execution thereof.  SWORN to before me, this 29th  yof. August A. D. 1924  Jemes R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I		
James R. Bates  SWORN to before me, this. 29th.  y of. August A. D. 1924  James R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,	nd made oath that 8he saw the within named	ocaster
James R. Bates  SWORN to before me, this.  29th  y of.  August  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  bereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me, the within named.  did this day appear before me, the within named.  He within named.  He within named.  He within named.  He 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 forms within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.		
James R. Bates  SWORN to before me, this. 29th.  y of. August A. D. 1924  James R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,	m and and a her and that the st	
SWORN to before me, this		
y of August Jemes R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named 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 resons 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, to premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.	James R. B	3 ateswitnessed the execution thereof.
y of August Jemes R. Bates (SEAL.)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named 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 resons 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, to premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.	SWORN to before me this 29th	
JEMES R. Bates  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. 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 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, repremises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.		7
RENUNCIATION OF DOWER Greenville County.  I,		
RENUNCIATION OF DOWER.  Greenville County.  I,	Notary Public for South Carolina.	Adeline Schmehl
Greenville County.  I,		
I,	· }	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs	Greenville County.	
fe of the within named	I,	, , , , , , , , , , , , , , , , , , ,
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 sons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	
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 sons whomsoever, renounce, release and forever relinquish unto the within named	e of the within named	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		
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	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, premises within mentioned and released.  GIVEN under my hand and seal, this	•	
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		r interest and estate, and also all her right and claim of Dower, of, in or to, all and singular
y of		
	e premises within mentioned and released.	
Notary Public for South Carolina.	GIVEN under my hand and seal, this	)
Notary Public for South Carolina.		1
	GIVEN under my hand and seal, this	
	GIVEN under my hand and seal, this	