THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A. A. A. D. 192. A.	taining	s and Appurtenances to the said Premises belonging, or in anywise incident or apper
the hereby sind. Lity. Bellety. He of the common and borrow filtered it and analysis, the distribution and borrow filtered it and analysis, and covery prome determined filed in the count of any soft thereof. And the neid Municipal and Assigns, and covery prome determined filed in a norm and teacher. And the neid Municipal and Assigns, and covery prome determined filed in a norm and teacher. And the neid Municipal and Assigns, and covery prome determined hereby dishings or to chim the same or any soft thereof. And the neid Municipal and Assigns, and covery prome determined hereby dishings or to chim the same or any soft thereof. Differs (in a company or companies statement yet the mortgage) and here the statement from the management of the same framework of the sade mortgage, and that in the recent that the mercupal		/
there, November, Administratures and Ansigns, and every parton whomovers and all administratures and Ansigns, and every parton whomovers and fall administratures and Ansigns, and every parton whomovers and fall administration are all the marks of any part in the company. And the wald Morrogan signet. To introduce the home and buildings on said he in a can not lete than. Dullar the a company or composite subfactory to the contrager. And he wald Morrogan signet to policy of increases to the soil morrogan, and that in the scentilists can be introduced to the company. And he wald Morrogan signet to be increased to the soil morrogan, and that in the scentilists can be increased. And he same to be increased to the soil morrogan, and the increase. And his any time way part of said date, or interest thereon to goal due and ampal. And his any time way part of said date, or interest thereon to goal due and ampal. And his any time way part of said date, or interest thereon to goal due and ampal. And his any time way part of said date, or interest thereon to goal due and and an another and an old the soil of the company and any date and receive and prefer the company and the soil of the com	I had the COUNTY ALL MILE	Heirs and Assigns, forever. And. 94
there, Recented, Administrates and Analysis, and every present whomever lawful and continue for colorate temps, or as plat thereof. And the said Markongon—signed—to be hard every present whomever lawful and the in a van not less than. ———————————————————————————————————	to warrant and forever defend, all and singular, the said premises unto the said	M. E. Rush, his
And the said Meetagore grees to lower the human and buildings on said to in a sour not less than— Dillars (in a company or companies and finite in the event that the mortgagor—), and level for same inserted from loss or damage for companies and finite to the event that the mortgagor—), and level for same into that to do on, then the mortgagor—may cross the same to be insured in	Hairs Evanutors Administrators and Assists and again torson inhomospheric	Heirs and Assigns, from and against My self My
Deliars (in a company or companies subsidentity to the mortgages—), and keep the same interest from ious or damage and making the yolicy of timestance to the end configure—and that is the erent that the configure—shall, at any time that is do so, then the mortgages—may create the same or be inverted in		
for and assign the policy of instrument to the said study and that in the event that the mortgagor—shall at any time fall to du so, than the mortgagor—may cause the same to be insured in—man and reinforce. And if at any time may port of said differ or instruct thereon be part due and unusual. And if at any time may port of said differ or instruct thereon be part due and unusual. And if at any time may port of said differ or instruct thereon be part due and unusual. And if at any time may port of said differ or instruct thereon be part due and unusual. And if at any time may port of said differ or instruct thereon the part due and unusual. And if at any time any port of said differ or instruct thereon the part due and unusual. And if at any time any port of said differ or instruct thereon the part due and unusual. And if at any time any port of said differ or instruct thereon the part due and part due and the part due and due and part due and pa		
for the premium and express of such insurance under this cortings. With interest. And if it a my time any curt of said delte or interest thereon be made due and unpoids. And if it a my time any curt of said delte or interest thereon be made due and unpoids. And if it a my time any curt of said delte or interest thereon to me and any content and professors. And if it a my time any curt of said delte or interest and unpoids. And if it a my time any curt of said delte or interest and unpoids and professors. PROVIDED AMAYON, NIVERTIFICERS, and is is the time interest and meaning of the parties to these Prevents, that if \$\frac{1}{2}\$ the said sporting. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said puries, that the said mortgager. AND IT IS AGREED, by and between the said said said in the said in the one lenthed the said in the said said in the said in the one lenthed the said in the said in th	fire, and assign the policy of insurance to the said mortgagee, and that in	the event that the mortgagor shall at any time fail to do so, then the said
And if at any time any port of said dolds or increase therem he peat due and ampoid. If the shows described principes to said increases. The shows described principes to said increases. The shows described principes to said increases. The shows described principes and and increases. The shows described principes to said increases. The shows described principes and and increases. PROVIDED ANAYS. NIVERIHELESS, and is in the true intent and manaing of the parties to these Presents, that if I all the said mortanges. The said shows according to the said with and rively are or cause to be paid, not the said partinges. The said partinges. The said shows according to the said mortanges and the story in the said mortanges. AND IT IS AGREED, by and between the said coaties, that the said mortanges. The said shows according to the said shows the said souther, that the said mortanges. The said shows according to the said souther, and he story in the said souther, and he said souther, and he story in the said souther, and he said souther, and he should said said said said said said said sai	mortgagee may cause the same to be insured in	name and reimburse
of the above described armines to main management. The content of the present of the content of	for the premium and expense of such insurance under this mortgage, with interest	est.
Circuit Certar of said State mag, at chembers or otherwise, august a receiver with microity to take posteriors of said found to the form and profits of the count of the said more and profits of the count of the said more and profits of the count of the said more and profits of the count of the said more and profits of the said more and more and more aforesaid, with interest and value of the said more and the said m		
the said mercagare— to and shall well and truly say or came to be paid, into the said mercagare— the said defer or sum of money aforesaid, with interest it or cannot be the according to the true invest and meaning of the said sorte. The said state of the said state is the def of bargain and sale shall cose, determine, and he unterly and void; otherwise to remain in fall force and vested. AND IT IS ARREED, by and between the said parties, that the said mertagare. WITNESS THEY hand and seal, this September of the said parties, that the said mertagare. WITNESS THEY hand and seal, this September of the said parties, that the said mertagare is the presence of the said of the seal of the seal of the said of the seal of	Circuit Court of said State may, at chambers or otherwise, appoint a receiver wapplying the net proceeds thereof (after paying costs of collection) upon said	ith authority to take possession of said premises and collect said rents and profits
AND IT IS AGREED, by and between the said parties, that the said mortgagor is to hold and enjoy the Premiers until default of payment shall be made. WETNESS THEY hand and real this I have a said mortgagor is the premiers and in the one handred in the presence of the United States of America. Signed, Sesjed and Delivered in the Presence of Signed, Sesjed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sesjed and Delivered in the Presence of Signed States of America. MORTGAGE OF REAL ESTA (L. L. L	the said mortgagor, do and shall well and truly pay or cause to be paid, thereon, if any be due, according to the true intent and meaning of the said	unto the said mortgagee the said debt or sum of money aforesaid with interest
Premises until default of payment shall be made. WITNESS / May hand and seal this for the year of our belse one thousand nine bundred and the destricting for the formation of	,	rtgagor to hold and enjoy the said
WITNESS Pley hand and scal, this Afth day of Delegic in the year of our IAd one thousand nine hundred and the leastly focus. Signed, Seaded and Delivered in the Presence of Signed, Seaded and Delivered Signed, Seaded and Delivered Signed, Seaded and Delivered Signed, Seaded and Delivered Signed, Seaded and Signed and Signed and Signed and Seaded and Signed and Signed and Signed and Seaded and Signed and Seaded Seaded and Seaded Seaded and Seaded	Premises until default of payment shall be made.	•
Signed, Soiged and Delivered in the Presence of Signed, Soiged and Delivered in the Presence of G. G	WITNESS MM hand and seal this	9th day of Dekt
Signed, Soiged and Delivered in the Presence of Signed, Soiged and Delivered in the Presence of G. G	in the year of our land one thousand nine hundred and tall leaster	- lead in the second
Signed, Sesked and Delivered in the Presence of II. With the Comp. C. G. Lo Offeld. (I. C.	1	ν
C. B. Co. appear (I. C.	1	1 Independence of the Officer States of America.
CHE STATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me A. A. L.		La B. Landaux
CHE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me A. A. A. L.		(I. S.
MORTGAGE OF REAL ESTA Greenville County. Personally appeared before me A A A A A A A A A A A A A A A A A A		(L. S.)
Greenville County. Personally appeared before me		(L. S.)
act and deed, deliver the within written Deed; and thathe, with	}	MORTGAGE OF REAL ESTATE
sign, seal, and as Research within named. G. B. Gorges Sign, seal, and as Research and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this BALLING SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, Construction of Down of the within named. A D. 192 4 Construction of Down of the within named. A D. 192 4 Construction of Down of the within named. A D. 192 4 Construction of Down of the within named. A D. 192 4 Construction of Down of the without any compulsion, dread or fear of any person persons whomsoever, renounce, release and forever relinquish unto the within named. Construction of Down, of, in or to, all and singulate premises within mentioned and released. Construction of Down, of, in or to, all and singulate premises within mentioned and released. Construction thereof. Construction of Down of the execution thereof. Construction of the execution thereof. Construction of Down of the execution thereof. Construction of the e	Personally appeared before me X. Dattatt	-
SWORN to before me, this 24th A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, Ho hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singulate premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	and made oath thathe saw the within named C. B. Cor	per
SWORN to before me, this 24th A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, Ho hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singulate premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192		·····
SWORN to before me, this. 24th day of ALLICAL A.D. 1924 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singuished premises within mentioned and released. GIVEN under my hand and seal, this. A.D. 192.	sign, scal, and as his act and deed, deliver the within wi	ritten Deed; and thathe, with
SWORN to before me, this. 24th A. D. 1924 A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I. He state of the within named. And 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 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 singulate premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.	D.B. Leatherwood	witnessed the execution thereof.
day of Alexander (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs. wife of the within named. 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 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 singuished premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.	,	
THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	day of A. D. 1924	A A all the
RENUNCIATION OF DOW Greenville County. I,	Notary Public for South Carolina.	J. D. Myd II
Greenville County. I,		RENUNCIATION OF DOWER
I,	A	
lo hereby certify unto all whom it may concern, that Mrs	1 Gurchase	morrey
wife of the within named		V
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 bersons whomsoever, renounce, release and forever relinquish unto the within named		
persons whomsoever, renounce, release and forever relinquish unto the within named		
	persons whomsoever, renounce, release and forever relinquish unto the within name	red
the premises within mentioned and released. GIVEN under my hand and seal, this		
day of		, and an
	GIVEN under my hand and seal, this	
Notary Public for South Carolina	Notary Public for South Carolina	
Notary Public for South Carolina. Recorded	rotary rubile for South Carolina.	
Recorded Defoters 1924	Recorded Depoteralle 29th; 1924	<u>L.</u>