DI LANDE AND DE DADA, all and singuisto, the size Premises action to the Color of Personal Arrings, severed. Annual Prince of Administrators, and an advanced friend at any of the color of	TOGETHER with, all and singular, the Rights, Members, Hereditaments taining.	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
betty belief belief of the color of the colo	TO HAVE AND TO HOLD, all and singular, the said Premises unto the sai	d H. K. Tacures, attorney,
betty belief belief of the color of the colo		Heirs and Assigns, forever, And
There are distinct. Administration and Analysis and every series whiteness has high chairing as or data to make, as a paid describ. The state the home and halfdage on state the tent. The state of the first Moreovery or the moregory. I and keep the state instant free has a reduced and the state of the st		
And the shill Scripper agent and Artisin, and easy, person whomever, befully changing or to stain the sum or or any production of Delate (in a common or or objects and interest the incommon of the person of the p		\pm ,
Delate (in a company or companies ordificator) to the matriagem		,,
ne, and a south the policy of intercases to the stade contrageness, and that in the event that the mediganess, about at any time fail to the so, there the stade of the permittion and expense of such increases make this medigane, with interest. And if at any time any part of said date, or interest thereon be past due and month. And if at any time any part of said date, or interest thereon be past due and month. And if at any time any part of said date, or interest thereon be past due and month. And if at any time any part of said date, or interest thereon in the said particles. And if at any time any part of said date, or interest thereon in the said particles are all the said particles and the said particles are all the said particles and the said particles are all the particles of these particles are all the said particles and meaning of the particles on these Presents, that if the said particles are all the particles and the said particles are all the said particles are a	And the said Mortgagor agree to insure the house and buildings or	n said lot in a sum not less than
re the precision and response of such flowerance under this mertgage, with inherens. And if at any time any port of said decks or interest thereon be past due and enquel. And if at any time any port of said decks or interest thereon be past due and enquel. And if at any time any port of said decks or interest thereon be past due and enquel. And if at any time any port of said decks or interest thereon be past due and enquel. And if at any time any port of said decks or interest thereon is past and enquel. And if at any time and post-due to said morrogane. And if a tany time and post-due to said morrogane. And if a tany time and post-due to said morrogane. And if a tany time and post-due to said morrogane. The OFFICE ADMINISTRATICATION of the said to the two interest and meaning of the said tone, even at results in the said of the past due to any post-due to the said contains and the said tone, even the said tone, from the deck at targate and which said results are said to said tone, then the deck at targate and which said results are said tone, then the deck at targate and which said results are said tone, then the deck at targate and which said results are said tone, then the deck at targate and which said results are said tone, then the deck at targate and which said results are said tone, then the said tone target and target a		y ,
And if a any time any grat of said debt or instead debtors in instruction by part doe and mapping. And if a any time any grat of said debt or instead debtors in instruction by part doe and mapping. And if a say time any grat of said debt or instead debtors in instruction by part does and mapping. And if a say time any grat of said debt or instead debtors in instruction in the said mapping of the debt process thereof (safer people goals of closely) appeared the parties of the par		
And if at any time any part of said debt, or increos thereon by past due and ungoid. And if at any time any part of said debt, or increos thereon by past due and ungoid. And if at any time any part of said debt, or increos thereon by past due and ungoid. And if at any time any part of said debt, or increos thereon by past due and ungoid. And if at any time any part of said debt, or increos thereon by past due and ungoid. And if at any time any part of said debt, or increos thereon by past due and ungoid of the parties of the creation of said contracts of the said contracts of the creation of said contracts of the said contracts of the creation of said contracts of the said contracts of the creation of said contracts of the said		
And if at any time any part of said order, or infecres thereon to past dae and arguid. The Abree described precises to said montgages— or Land Tries. Executives, Arministrances or Acident, surject date in said size may, at planning or order with a part of the content of said sources and collect soul results and profits in the content of extending upon and industry to take or which tability to survey without facility or and of extending the said content of extending the content of the content of the content and collect soul result for the results and all profits in the content of the content and collect soul result of extending the said content of the conten	for the premium and expense of such insurance under this mortgage, with interest	t.
The STATE OF SOUTH CAROLINA. Generally and an investment of the particle in the second control of the particle of the particl		\cap
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the partics to these Presents, that it is a substitute and shall well and realy are or came to be paid, ento the said merganger It is said dole to "said traces a decreased within statement of the said the true, then the dole of the brain and sale said coare, otherwise, and be overest made odd, otherwise to remain in that first coard within. AND IT IS AGREED, by and between the mid nortice, that the said mortgager It is said that said coare, otherwise, and to cover into he said the said that of payment shall be made. WITHERS. The said and said said that and said this. If he said mortgager It is said that the said mortgager It is not pay and in the one hundred and in the year of our local one thousand sine hundred and said the said of Delevated in the Presence of If he said the said that the said mortgager and Indianateurs of the United States of America. Singer, Saids of Delevated in the Presence of If he said that the said mortgager and Indianateurs of the United States of America. Singer, Saids of Delevated in the Presence of If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the say the within annual If he said that the said mortgager It is said that the said mortgager and that the said mortgager and said mortgager If he said that the said mortgager and said mortgager If he said that the said mortgager and said mortgager If he said that the said mortgager If he said	applying the net proceeds thereof (after paying costs of collection) upon said de-	h allthority to take possession of said premises and collect said rents and profits
the said shall well and shall well and stray our or came to be paid, into the said constance— the said data are sum of smoore, alconomically with reservent. If any below according to the income and contribute scale of vortices. AND IT IS ARREED, by and observe the said species, that the said overlages of the said mort game, and the surriver scale of vortices and the said overlages. AND IT IS ARREED, by and between the said species, that the said configurate is the said overlages of the said seal of the said overlages of the said overlages. WITHERS THAT I and and seal, this is the year of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the Sovereignty and Inalignmentone of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the Presence of the United States of America. Signed, Scale and Delected in the S		nearing of the parties to these Presents that if
AND IT IS AGREED, by and between the said parties, that the said mortgagery to hold and enjoy the said remises until definal of payment shall be made. WITHRES PLACE hard and scal this IFTE day of Defect the said of the Control and Supervisor of our Lord one thousand rice hundred and In the one hundred and Supervisor of the United States of America. Signed, Scaled and Delivered in the Presence of CLU IS THE BOTH AND AMERICAN SUPERVISOR OF REAL ESTATE. Generallic County. Personally appeared before the Within named. A mortgage of REAL ESTATE. Generally appeared before the Within named. P. C. Brandley MORTGAGE OF REAL ESTATE. Generally appeared before the Within named. P. C. Brandley MORTGAGE OF REAL ESTATE. MORTGAGE OF REAL ESTATE. SWORN to before me, this. SWORN to before me, this. SWORN to before me, this. STATE OF SOUTH CAROLINA, Greenville County. Notary Public for South Carolina. (SEAL) Notary and and acade of the within named. did this day appear before me, the state of the within the control of the within the within the within the control of the within the within the within the control of the within the control of the wi	he said mortgagor, do and shall well and truly pay or cause to be paid, um hereon, if any be due, according to the true intent and meaning of the said no	to the said mortgagee the said debt or sum of money aforesaid with interest
WITNESS PROJ hand, and seal, this Asy of December shall be made. WITNESS PROJ hand, and seal, this Asy of December of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. Signed, Scaled and Delivered in the Presence of the Sovereignty and Indigendence of the United States of America. MORTGAGE OF REAL ESTATE Generally appeared before one. With States of America. MORTGAGE OF REAL ESTATE Generally appeared before one. Without any order one within named. And and an America. SWORN to before one, this. S		Yagor to hold and enjoy the said
WITNESS 7264 hand and seal, this 17th day of Decelelated in the presence of the United States of America. Stander, Sander and Delivered in the Dresence of Medical and Independence of the United States of America. Stander, Sander and Delivered in the Dresence of Medical and Independence of the United States of America. Stander, Sander and Delivered in the Dresence of Medical and Independence of the United States of America. Stander, State OF SOUTH CAROLINA. Greenwille County. Personally appeared before me M. B. TYP2 Southand d made calls that the saw the within nament P. C. The Medical American Medical and the execution thereof. SWORN to before use, this 18 The Witnessed the execution thereof. SWORN to before use, this 18 The Noury Fubic for South Carolina. When Fubic for South Carolina. It STATE OF SOUTH CAROLINA, Greenwille County. It has been being privately and separately examined by the, did does freely, voluntately and without any compution, dread or fear of any person or near when account when and and seal, this premises within mentioned and released. Items and Assigns, all pier increast and center, and also all her right and claim of Dower, of, in or to, all and singular, of CIVEN under my hand and seal, this Noury Public for South Carolina. Items and Assigns, all pier increast and center, and also all her right and claim of Dower, of, in or to, all and singular, of CIVEN under my hand and seal, this Noury Public for South Carolina. In the sand Assigns, all pier increast and center, and also all her right and claim of Dower, of, in or to, all and singular, of CIVEN under my hand and seal, this Noury Public for South Carolina.		veg
in the year of our lord one thousand nine hundred and Issuessity for the Minist States of America. Signed, Sealed and Delivered in the Presence of P. C. Bradley (L. S.) G. S. A. L. S. (L. S.) G. S. A. L. S. (L. S.) G. S. A. L. S. (L. S.) G. S. MORTGAGK OF REAL ESTATE. Greenville County. Personally appeared before me. (M. B. TW.2 bossess) d made oath that _he saw the within named. P. C. Bradley MORTGAGK OF REAL ESTATE. Greenville County. m, soal, and as	* *	The day of Deges wheels
Signal, Scaled and Delivered in the Presence of W. R. M. G. S. (L. S.) (L	in the way of our large and thousand sine hundred and Italian	tu lava
Signed, Sealth and Delivered in the Presence of C. B. The Control of the within any compulsion, dread or fear of any person or sons whomsever, renounce, release and invever reliminish may the within named. Heirs and Assigna, all her interest and eviate, and also all her right and claim of Dower, of, in or to, all and singular, or the modern my hand and seal, this. Notary Public for South Carolina, and the classed, and invever reliminish may the within named. Heirs and Assigna, all her interest and eviate, and also all her right and claim of Dower, of, in or to, all and singular, or the control of the within mentioned and released. GIVEN under my hand and seal, this. Notary Public for South Carolina, and the interest and eviate, and also all her right and claim of Dower, of, in or to, all and singular, or the control of the within mentioned and released. GIVEN under my hand and seal, this. Notary Public for South Carolina. A. D. 192 Notary Public for South Carolina and this. Notary Public for South Carolina and the singular, or the control of the within mentioned and released. A. D. 192 Notary Public for South Carolina and this. Notary Public for South Carolina and the singular, the singular and the sin		
ED. A. C. S. (L. S.)	<i>V</i>	Independence of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. d made oath that _he saw the within named. P. C. B. Mandle y m, seal, and an		
(I. S.)	ED CCC	(L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me		(I, S.)
MORTGAGE OF REAL ESTATE Greenville County. Personally appeared before me. II. B. Malley m, seal, and as		
Greenville County. Personally appeared before me If the saw the within named If the saw the within n		
Personally appeared before me	}	MORTGAGE OF REAL ESTATE.
d made oath that _he saw the within named	- III B male	
m, seal, and as	Personally appeared before me.	1.0
m, seal, and as	nd made oath thathe saw the within named	lley
SWORN to before me, this		
SWORN to before me, this	ign, seal, and as act and deed, deliver the within writt	cen Deed; and that
y of D. (Obline) Notary Public for South Carolina. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. 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 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, repremises within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 192. Notary Public for South Carolina.		witnessed the execution thereof.
y of D. (Obline) Notary Public for South Carolina. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER. 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 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, repremises within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 192. Notary Public for South Carolina.	SWORN to before me, this 1874	
Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. 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 or resons whomsoever, renounce, release and forever relinquish into 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. Notary Public for South Carolina. (I. S.) Notary Public for South Carolina.	or of December AD 1924	
Notary Public for South Carolina. RENUNCIATION OF DOWER. 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 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, experiess within mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 192. Notary Public for South Carolina.	E.D. aller (SEAL)	(1) B mc Ho
Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named	······································	0,
Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named	HE STATE OF SOUTH CAROLINA.	PENIINCIATION 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 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, expremises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.	· }	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 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, expremises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. Notary Public for South Carolina.	Ţ(
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 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, premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 Notary Public for South Carolina.	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 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, gremises 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, e premises within mentioned and released. GIVEN under my hand and seal, this		
given mentioned and released. Given under my hand and seal, this	<u> </u>	
GIVEN under my hand and seal, this		estate, and also all her right and claim of Dower, of, in or to, all and singular,
Notary Public for South Carolina. A. D. 192 (I, S.)		
Notary Public for South Carolina.		
·		
and a social law, 1974	Notary Public for South Carolina.	
11	Recorded Describer 197h, 1924	