to warrant and forever defend all and inequals the soil pressure onto the out. See Sec. 1997. Let the see the same of the soil of the soil pressure on the out. See Sec. 1997. Let the see See See See See See See See See Se	TOGETHER with all and singular, the rights, members, hereditaments and appurent TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	rtenances to the said premises belonging, or in anywise incident or appertaining.
The control of all state may at clinical control of the control of	to successore	ies and assigns, forever. And
And the wild cortigages— agree— to inture the boase and bribbings on which the more may gree— and know the same army depart throof. And the wild cortigages—agree— to inture the boase and bribbings on which the same army depart throof. And the wild cortigages—agree— to inture the boase and bribbings on which the same army depart throof. And the wild cortigages—agree—to inture the boase and bribbings on which the same army date of the same beautiful for the same and the policy of insurance to the wild reproduce, and they gree executed the two manages—and the same and reinsburse. And if a any time any part of wild dist, or introduction from the same and reinsburse. And if a any time any part of wild dist, or introduction from the same and sould be same and reinsburse. And if a same time policy arises to waith ordroppes—ar—ar—arises and the same and produce to waith ordroppes—ar—arises and sould be same and produce to waith ordroppes—ar—arises and readers, supplied to the cort of waith ordroppes—arises and the same and produces to waith ordroppes—arises and readers, supplied to the cortical produces to waith ordroppes—arises and readers, supplied to the same and produce and waith ordroppes—arises and readers, supplied to the same and produce and waith ordroppes—arises and readers and readers, ordroppes—arises and ordroppes—arises and readers and readers are of the provinces to these Procounts dust the same and produces and arises are also the same and readers and readers and readers are also the same and readers and readers are also the same and readers and readers are also the same and arises are also the same and ordroppes—arises and readers are also the same area. ADD IT IS AGREED, by and terroppes—arises the same area. ADD IT IS AGREED, by and the same area. ADD IT IS AGREED, by and the same area. ADD IT IS AGREED, by and the same area. Are also are also the same area. Are al	do hereby bind myself and	heirs, executors and administrators,
And the said enviragor, agree, its force the boose and buildings on rich far in a case not less than any or the control of the parties of the same inserted from loss or damn or fire, and assign the policy of fearmance to the said restringer, and that is the cover that the mortgager, and any time tail to do so, then the another policy of fearmance to the said restringer, and that is the mortgager, and and the mortgager, and the policy of fearmance of the said restringer, and that is the mortgager, and and the mortgager, with interest of the parties of the parties of the parties of the control of and State may, at chamber or otherwise appoint a receiver, with authority to take passession of and premises and other and orth and profess, and an another or otherwise passes are all restricts (after patient, orther of a case), collected by collected by collected by collected by the parties of the parties to their Personal, with interest thereof and another or otherwise appoint a receiver, with authority to take passession of and premises and collect and treat and profess, apply and another or otherwise appoint a receiver, with authority to take passession of and premises and collect and treat and profess, apply and another or otherwise (after patient, and and a collected by colle	o warrant and forever defend all and singular the said premises unto the said Land Community and assigns, from and against	eneral Surenellangung,
To five, and assign the policy of insurance to the said monragen, and that is the certain the nortagen. And it is any case the same to be insurance under this mortage, and that is not compared. The nortagen of said is any case the same to be insured to the nortagen of said that any since fail to do so, then the same rand reminers. For the premium and expense of such discreases under this mortage, with interest. And if at any time any part of tail dath, or interest theorem, by part did not do not the said mortagen of said that may take any as a compared or or interest theorem of said State may, at clambers or otherwise, appear to receive, who that are putting of the Creater of said State may, at clambers or otherwise, and profit a receive, who authority to take bossists or saidings, and agree that are yings of the Creater of said State may, at clambers or otherwise, and it is clotherable. The compared of the Creater of said State participates and collection, upon said debt, interest, out it expenses, activate failility, to expenses, activate participates and collection. The said mortagen is the cities or said of said state that are yings of the creater cannot said state participates and collection. The said mortagen is the cities or said of said state that are said said said mortagen. The cities or said of the context fails the collection of the said mortagen is the cities or said of the context dependent of the context dependent of the context dependent of the context dependent of the context said participates and state of the cities or said of the cities or said to the context dependent of the cities of said soft. The context dependent of the cities of said soft interest thereon, if an other language of the cities of said soft interest thereon, if an other language of the cities of said soft interest thereon, if an other language of the cities of said soft interest thereon, if an other language of the cities of said soft interest thereon, if an other language of the cities of said said soft interest thereon,	eirs, executors, administrators and assigns, and every person whomsoever/lawfully cla	iming or to claim the same or any part thereof.
the premium and exposure the must to be informed in the martings, with interest the premium and reinhance to the information and exposure of such interests thereby. It is a superior of the premium and reinhance to said mortgages, or the premium and the premium and reinhance to said mortgages, or the premium and the premium and the premium and profits of the cover described premium to said mortgages, or the premium and profits of the cover described premium to said mortgages, or the premium and profits of the cover described premium to said the may, at chardes or otherwise, appoint a recover, with auditority in take possession of and premium and profits of the cover described premium to a side of the premium and profits actually collected. PROVIDED ALWAYS, NEVERTHEDESS, and in in the true intert and measure of the parties to those Presents, that it is all the management, the article premium and and the premium and the anticle premium and said the and confequence the dold or quite of interest thereon, if an idea to complete the parties to the true intert and meaning of the said nortgages. AND IT IS ACREED by and between the said varies, that the said mortgager to be all the said confequence to dold or quite of the parties. AND IT IS ACREED by and between the said varies, that the said mortgager. The said and enjoy the said with the said confequence of the Tunted States of a work of the parties. AND IT IS ACREED by and between the said varies, that the said mortgager. The said of our down to partie the said the made. WITENESS ALL Samps are down to partie the said to the parties. WITENESS ALL Samps are down to be within maned. The STATE OF SOUTH CAROLINA, Greenville County. In each, and as a case and does, deliver the within written Deed; and that the new hundred and the said without the execution thereof. WITENESS ALL SAMPS are said the said without the within maned and premium the within maned and premium the within maned. The said of the within counted and the county of the said parties, that the ca	And the said mortgagor agree to insure the house and buildings on said	l lot in a sum not less than
re the permitten and capcote of such insurance under this mortgage, with interest. And if at my fine any gear of each delay on interest through the part due and unpublic or		-
And if at any time any part of said dicht, or interest, theregon, he part due and unpaid. And if at any time any part of said dicht, or interest, therefore, and interests and profits of these described precises to said mortgager. One and shall well and trop any or causes to be said unto the said ortgager. One of shall well and trop any or cause to be said unto the said ortgager. One of shall well and trop any or cause to be said unto the said ortgager. One of shall well and trop any or cause to be said unto the said ortgager. One of shall well and trop any or cause to be said unto. AND IT IS AGREED, by and between the said parties, that the said nortgager. One of shall well and shall well and seal. this. One of our long/instruct shall be made. WITNESS. One of our long/instruct shall be made. One of our long/instruct shall be made. One of our long in the tree-cause shall be made. One of our long in the shall be shall		
one described permises to said mortgagee or an included state of the Circumstron said State may, at clambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and, it is the true intent and meaning of the parties to those Prevents, that the life intents and meaning of the said mortgager. the civil or sain of more, adversally with interest thereon, if an disease of the true intent and meaning of the said mortgager. the civil or sain of more, adversally with interest thereon, if an disease of the true intent and meaning of the said mortgager. The civil to these Prevents, that the said mortgager is consistent of the constitution of more, adversally with interest thereon, if an disease of the true intent and meaning of the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. MITTERS INTELL hand and seal, this the said mortgager of our large of the parties of the collection of the clinced scars, of america. Signed Scaled and Delighful in the Pressure of the United Scales of America. Signed Scaled and Delighful in the Pressure of the United Scales of America. Signed Scaled and Delighful in the Pressure of the United Scales of America. Signed Scaled and Delighful in the Pressure of the Scale of America. Signed Scaled and Delighful in the Pressure of the Nortgager of the said mortgager. PERSONALLY appeared before me. Act and deed, deliver the within written Deed; and that he, with the execution thereof. SWORN to beginning this, A. D. 1925. A. D. 1925. BE STATE OF SOUTH CAROLINA. Greenville County. Nortgager before me. Act and deed, deliver the within written Deed; and that he, with the execution thereof. Without the said of the within written Deed; and that he, with the execution thereof. SWORN to beginning this, A. D. 1925. A. D. 1925. A. D. 1925. A. D. 1925. A. D. 192		
and of said State may, at chambers or otherwise, appoint a reactiver, with authority to take possession of said premises and collect said rents and profits, apolysis the rest process. Without flability to account for anything more than of the said profits and profits, and profits and profits. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to those Presents, that is a did mortgager	-	
PROVIDED, ALWAYS, NEVERTURLESS, and, it is the true intent and anoming of the parties to these Prevents, that is all distinguer do and shall well and truly may or cause to be paid unto the said artspage the debt or sum of money aforesaid, with interest thereon, if an other, according to the true intent and meaning of the said unto the said artspage the debt or sum of money aforesaid, with interest thereon, if an other, according to the true intent and meaning of the said unto the said parties, that the said anotyagor. AND IT IS ADDEED, by and between the said parties, that the said mortgagor. AND IT IS ADDEED, by and between the said parties, that the said mortgagor. WITNESS IN the part of our Locy/interen hundred and twenty. I are of the Independence of the United States of America. Signal Stated and Despect in the Presence of States of America. Signal Stated and Despect in the Presence of States o	ourt of said State may, at chambers or otherwise, appoint a receiver, with authority ne net proceeds thereafter (after paying costs of collection), upon said debt, intere-	y to take possession of said premises and collect said rents and profits, applying
educ, according to the true intent and meaning of the said more then this deed of bargoin and sale shall cease, determine and be utterly null and void, other to make the true intent and between the said parties, that the said mortgragor to hold and enjoy the sa remises until default of payment shall be made. WITNESS III hand and seal this day of Old and enjoy the sa remises until default of payment shall be made. WITNESS III hand and seal this day of Old and enjoy the sa remises until default of payment shall be made. WITNESS III hand and seal this day of Old and enjoy the sa remises until default of payment shall be made. WITNESS III hand and seal this day of Old and enjoy the sa remises until default of payment shall be made. WITNESS III hand and seal this day of Old and enjoy the sa remises until default of payment shall be used to the very of our Lord and levely. Signed Scaled and Deligied in the Presence of Creenville County. PERSONALLY appeared before use and made and deed, deliver the within written Deed; and that he, with the witnessed the execution thereof. SWORN to be recome, this, day of Old and expand the same that Mrs. A. D. 192. It starts of SOUTH CAROLINA, Oreanville County. It starts of South Carolina and severable yearned by me, did decire that she does freely vountarily and without any of public, freely or fear of pay ye give payment before no dupon being privately and whiteout any of public, freely or fear of pay ye give payment before no dupon being privately and whiteout any of public, freely or fear of pay ye give payment before no dupon being privately and whiteout any of public, or fear of pay ye give payment before no dupon being privately	•	ring of the parties to these Presents, that ifthe
ine to remain in full force and virue. AND IT IS AGREED, by and between the said parties, that the said mortgagor with the year of our Lordynineteen hundred and twenty. Land and seal this day of Older and the one hundred and of the presence of the Linded States, of America. Signod Scaled and Designed in the Presence of Cl. Signod Scaled and Designed in the Presence of the Prese	id mortgagor, do and shall well and truly pay or cause to be paid unto the said	mortgagee the debt or sum of money aforesaid, with interest thereon, if any
AND IT IS ACREED, by and between the said parties, that the said mortgagor to hold and enjoy the sa remises until default of payment shall be made. WITNESS	e 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 and void, other-
remises until default of payment shall be made. WITNESS IN Let hand and seal, this day of ON all the part of our Lord interesteen hundred and and seal, this and of the Independence of the United States of America. Signed Sealed and Debyefert in the Presence of (L. S. (L. S. (L. S. (L. S. (L. S. (L. S. S. (L. S.		
WITNESS Mand. and seal this day of Children with the year of our Lord vintecees handred and twenty. and of the Independence of the United States, of America. Signed Scaled and Deliyerd in the Presence of Signed Scaled and Deliyerd in the Presence of Children with the State of the United States, of America. Signed Scaled and Deliyerd in the Presence of Children with the State of the United States, of America. Signed Scaled and Deliyerd in the Presence of Children with the State of South Carolina. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Oreenville County. SWORN to before this county with the State of the State of South Carolina. Witnessed the execution thereof, SWORN to before this county witnessed the execution thereof, or the State OF South Carolina. MENUNCIATION OF DOWER Oreenville County. I. County Witnessed the carolina witnessed the secution thereof, or the within named. MENUNCIATION OF DOWER OF County witnessed the secution thereof, or the within samed of the within samed without any computation, dread or fear of any prison or traous syltomscover, reason, and forever relinquish muto the within named of the Carolina without any computation, dread or fear of any prison or traous syltomscover, reason, and forever relinquish muto the within named of the Carolina without any computation, dread or fear of any prison or traous syltomscover, reason, and forever relinquish muto the within named of the Carolina without any computation, dread or fear of any prison or traous syltomscover, reason, and forever relinquish muto the within named of the Carolina without any control of any prison or traous syltomscover, reason, and forever relinquish muto the within named of the Carolina without any control of any prison or traous syltomscover.		to hold and enjoy the said
the year of our Lord nineteen hundred and twenty and in the one hundred and left the car of the Independence of the United States of America. Signey Scaled and Delighed in the Presence of the United States of America. Signey Scaled and Delighed in the Presence of the United States of America. Signey Scaled and Delighed in the Presence of the United States of America. (L. S.	WITNESS 2011 hand and seal this	- day of Ortaber
A D. 1928 Signey Sealed and Delighted in the Presence of (L. S.	the year of our Lord nineteen hundred and twenty-	and in the one hundred and Achter trink
Signed Seeled and Delivered in the Presence of (L. S. (L.	<i>,</i>	
The STATE OF SOUTH CAROLINA, Greenville County. SWORN to be recycle county. A D 192 A D 1	_	
II. S (I. S (I	(, II) shoffney	
HE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me d made oath that he saw the within named. In, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to businessed, the same that the saw the within control of the same that the saw the witnessed the execution thereof. SWORN to businessed the execution thereof. A. D. 192 Notary Public for South Carolina. RENUNCIATION OF DOWER 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 of same symmosocyer, renounce, release, and forever relinquish unto the within named.	Rondingel \	(L. S.)
MORTGAGE OF REAL ESTATE Greenville County. PERSONALLY appeared before me d made oath that he saw the within named. m, seal, and as act and deed, deliver the within written Deed; and that he, with SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, the saw the within named. RENUNCIATION OF DOWER did this day appear before me within named. A D. 192. SEAL. A D. 192. SWORN to before me, within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, with written Deed; and that he, with witnessed the execution thereof. SWORN to before me, with written Deed; and that he, with witnessed the execution thereof. SWORN to before me, with written Deed; and that he, with witnessed the execution thereof.		(L, S.)
Greenville County. PERSONALI,Y appeared before me. Id made oath that he saw the within named. Id made oath that he saw that he execution that h		(L. S.)
and made oath that he saw the within named act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to be one me, this day of the within A. D. 192. (SEAL.) Notary Public for South Carolina. SENUNCIATION OF DOWER Greenville County. I, thereby certify unto all whom it may concern, that Mrs. The 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 possess or resons whomsoever, renounce, release, and forever relinquish unto the within named the saw that he, with	Greenville County.	MORTGAGE OF REAL ESTATE.
gn, seal, and as act and deed, deliver the within written Deed; and that he, with switnessed the execution thereof. SWORN to buffer me, this day of A. D. 192 (SEAL.) Notar Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, observing the within named did this day appear before me 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 pressor of presons whomsoever, renounce, release, and forever relinquish unto the within named and the subtle of the subt		MBragar-
witnessed the execution thereof. SWORN to bufferme, this day of A. D. 192. (SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. ife of the within named did this day appear before me d upon being privately and separately examined by mc, 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 and the state of the st		
SWORN to be recome, this day of A. D. 192. (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 resons whomsoever renounce, release, and forever relinquish unto the within named and the state of	gn, seal, and asact and deed, deliver the within wri	tten Deed; and that he, with S. G. A. a. g.d.
day of Manager Public for South Carolina. SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I, The hereby certify unto all whom it may concern, that Mrs. If e of the within named If		witnessed the execution thereof.
Greenville County. I, hereby certify unto all whom it may concern, that Mrs. 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 symmetry 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 symmetry	day of Chall A. D. 192.8 (SEAL.)	l. M. Jos Lney
Greenville County. I,	•	
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 of the symmetry 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 symmetry of the		
I, thereby certify unto all whom it may concern, that Mrs. And the within named 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 symmetry renounce, release, and forever relinquish unto the within named and the symmetry of th	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
thereby certify unto all whom it may concern, that Mrs	Greenville County.	32 (2) (1)
fe of the within named 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 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 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 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 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 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 computer of the separately examined by me, did declare that she does freely voluntarily and without any computer of the separately examined by me, did declare that she does freely voluntarily and without any computer of the separately examined by the separate	I, Laffice	1 1, 9 10/00
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 Care et al. In the second seco		KIDA gysl-
rsons whomsoever renounce, release, and forever relinquish unto the within named Scale all lurish ruln		4
rsons whomsoever renounce, release, and forever relinquish unto the within named Caledas Mulling Mulling Section 1980 Caledas Mullin		
CF- CONTRACTOR	rsons whomsoever renounce, release, and forever relinquish unto the within named.	Jeans Mula, Ming
		tre, and also all her right and claim of Dower, of, in, or to, all and singular,
GIVEN under ray hand and seal, this	GIVEN under my hand and seal this 5 16 - 1	
day of Oblober A. D. 1928	day of Ortober A. D. 1928	
day of A. D. 1928 Notary Public for South Carolina.	Man San San Carallina (L. S.)	aura (K. Duaga,
Notary radiic for Symmi Carollia.	Motary rating for Someth Carolina.	
Recorded Ort- 5 th at \$130 MM 192 8		· · · · · · · · · · · · · · · · · · ·

•

1