TO HAVE AND TO BOILD all and singular, for and Premiums cann for and DAMERIS SAVINS EARLY 1. Sections and Anticipation to several and record related all and singular for will Promise much the risk PEANTESS PAVINCE DAME, as Success and Antiques, remained and antiques of the risk promises. Administrators and Antiques, and rever prices of humanour backets, and several management of the risk promises. Administrators and Antiques, and rever prices administer to will promise and societies. And the risk promises are all the same of the risk promises. And the risk promises are all the same of the risk promises and buildings on a dame of the same of the risk promises. And the risk promises and risk promises. Administrators and risk promises and risk promises and risk promises. Administrators and risk promises and risk promises and risk promises. Administrators are all the same of risk promises and risk promises and risk promises. Administrators are all the same of risk promises and risk promises and risk promises. Administrators are all the same of risk promises and risk promises and risk promises. Proposition of the promises are their promises and risk promises. Proposition and the risk promises and manifest and the promises are the risk promises and manifest and the same of the same of the promises and their promises. Proposition and the risk promises and manifest and the same of the promises and the risk promises and risk promis		Appurtenances to the said premises belonging, or in anywise incident or appertaining.
And the said Authorities to substantial and corp person whereasons to be said PLANTONS SAVINOS BANK, and the said Control of the control of the control of the control of the said Control of the said Control of the control		
And the said Authorities to substantial and corp person whereasons to be said PLANTONS SAVINOS BANK, and the said Control of the control of the control of the control of the said Control of the said Control of the control	do hereby bind Lef RC ff CLCC	C 1211
The processing control of the present and design and every person whomeone have been given by the same of any part devort. And the risk of the same for all the state of the same of the same of any part devort. And the risk of the same insured from the or damage by fire, and assign the policy of insurance to the said PLANTRES SAVINGS BANK, and that in the or hat the mortgager. In shall at any time full to do so, then the raid PLANTRES SAVINGS BANK may create the times to be insured. Better outcomer, which for the president and expected of each instruction which the available. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if, the order of the creation of the services of the said true true intent and meaning of the role. AND IT IS AGREED, by and between the said parties, that memory and order of the creation of the cre	Heirs, Executors and Administrators to warrant and forever defend all and singula	ar the said Premises unto the said PLANTERS SAVINGS BANK, its Successors
their, Research, Administrators and Artigins, and extry portun obsumpases affairly claiming, or in-choice to state of st	nd Assigns, from and against 200 and 720	
Add the same of not her than \$\int \text{Constraints} \text{ Add that is the same of not her than 15 \text{ Constraints} Add that is the policy of insurance to the end PLANTIES SAVINGS BANK, and that in the end that mortgager.	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawful	ly claiming, or to claim the same or any part thereof.
AND IT IS ADRIGO. by and between the and parties, and a unterly noll and void; atterwise to come of manage afformation and shall not not be said the formation and the previous and expense of such instruction and the instruction. BEOWITHOUTH ALWAYS, avertheless, and it is the true interts and meaning of the parties to there presents that if. BEOWITHOUTH ALWAYS, avertheless, and it is the true interts and meaning of the parties to there presents that if. AND IT IS ADRIGO. by and between the said PLANTIES SAVINGS BANK, the said didn or som of manage afformatid, with interest thereon. If any seems the deed of bargain and said visital coase, determine, and be interly noll and void; atterwise to common in full force and virtue. AND IT IS ADRIGO, by and between the said practice, that the amengages: AND IT IS ADRIGO. by and between the said practice, that the amengages: Will and and and and this and and and this and and and this are of our Lord One Thousand, Nine Hundred and Life	And the said COLLLICK E. LOW REAL	agreeto insure the house and buildings on said
sollars, and keep the same inserted from loss or damage by fire, and assign the policy of insurance to the sold PLANTERS SAVINGS DANK, and that in the end to the mortgager	ot in the sum of not less than Sive Stunder	
nation mortgager—shall at any time fall to do so, then the said PLANTERS SAVINGS BANK way cause the same to be incored in Many and reinflurance intell for the premium and experient of such insurance under this mortgage. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presence that if. As and a set of the premium and experient of such insurance that if. As and a set of the parties to the paid, must the said PLANTERS SAVINGS BANK, the said debt or zons of money aforesaid, with increent therein, if any a due according to the true intent and meaning of the raid. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED, by and hetween the said parties, that the martgager. AND IT IS AGERED. AND IT TO SOUTH CAROLINA. Greenville County. BY AND THOUGH AND HARDER OF REAL ESTATE. Forecastly appeared before me. AND AND THOUGH CAROLINA. BENUNCIATION OF DOWER INTER OF SOUTH CAROLINA, Greenville County. BENUNCIATION OF DOWER INTER OF SOUTH CAROLINA, BENUNCIATION OF DOWER INTER OF SOUTH CAROLINA, and side all her right and dain of Dower of, in, or to all angular the Premises within mentioned and released. GIVEN under my hand and said, this. My of		
PROVIDED ALWAYS, nevertheless, and is in the true intent and meaning of the parties to these presents, that if. It is all ALWAYS, nevertheless, and is in the true intent and meaning of the parties to these presents, that if. It all and truly pay, or cause so be poid, unto the said PLANTEKS SAVINGS BANK, the said debt or num of memory afreewist, with interest thereon, if any seed according to the true intent and meaning of the said PLANTEKS SAVINGS BANK, the said debt or num of memory afreewist, with interest thereon, if any seed according to the true intent and meaning of the said PLANTEKS SAVINGS BANK, the said debt or num of memory afreewist, with interest thereon, if any seed according to the true intent and meaning of the said PLANTEKS SAVINGS BANK, the said debt or num of memory afreewist, with interest thereon, if any seed according to the true intent and meaning of the said premises not default of paymore that lee memory afreewist. AND IT IS AGREED by and between the said puries, that the mortager LC is hold and enjoy the said Promises not default of paymore that lee memory afreewist. AND IT IS AGREED by and between the said puries, that the mortager LC is hold and enjoy the said Promises not default of paymore that lee memory afreewist. AND IT IS AGREED by and between the said puries, that the mortager LC is hold and enjoy the said Promises not default of paymore that lee and the paymore and deed, default of the said flower of the said that LC is a said and deed, deliver the within average the execution thereof. Soften of the said and and said the said that and the paymore reliagable must the within casmed PLANTEKS SAVINGS BANK, its Socretae data of the said and assign, all her interest and counter, and aster and chair of Dower of, in, or to all and singular the Promises within monitoned and released, dry of		5
PROVIDED ALWAYS, nevertheless, and it is the cross intent and meaning of the parties to those presents, that if		(1
the smile Selected A. S. Action of the smile Plantens Savings Bank, the said date or sum of money aloneonic, with interest theroon, if any seed an according to the true intent and meaning of the smile A. S. Action of the smile present of the smile smile present of the smile smile smile smile present of the smile smile smile smile present of the smile smil		A
and truly pay, or cause to be paid, unto the said PLANTERS SAVINGS BANK, the said debt or sum of money aforesaid, with interest, thereon, if any or e due according to the true intent and meaning of the said. " So and the said debt or sum of money aforesaid, with interest, thereon, if any or e due according to the true intent and meaning of the said." So are this deed of barpain and sale shall cease, determine, and be otterly oull and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the morgagor. All to hald and only the said Provises until default of payment shall be mean of our Lord One Thousand, Nine Hundred and Intention of the said of the payment shall be mean of our Lord One Thousand, Nine Hundred and Intention of the said and only the said Provises until default of payment shall be mean of our Lord One Thousand, Nine Hundred and Intention of the said and only of Market Said Said Provises until default of payment shall be mean of our Lord One Thousand, Nine Hundred and Intention of the Said All Provises and Said		
and according to the true intent and meaning of the said. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, that the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS AGREED, by and between the said parties, the morteagon. AND IT IS A	ie said 10/22/21/16 / Soull	do and shall
AND IT IS AGREED, by and between the said parties, that the mortgageor. Let to hold and eajor the said Promises until default of payment shall be me Witness 1264. In hold and eajor the said Promises until default of payment shall be me Witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the said Promises until default of payment shall be me witness 1264. In hold and eajor the until payment of the witness 1264. In hold and eajor the said Promises until Promises within mentioned and released. In hold and eajor the said Promises until Promises within mentioned and released day of A. D. 102.		
AND IT IS AGRIEID, by and between the said parties, that the mortgager A to hold and enjoy the said Premises until default of payment shall be me Witness Hell hand and scal this Adv of Place Adv of Pl	e due according to the true intent and meaning of the said 24 A.T.	
AND IT IS AGREED, by and between the said parties, that the mortgagor		
Witness Play hand and scal this day of Pladick in are of our Lord One Thousand, Nine Hundred and Live Light Light Signed, Sogled and Delivered in the presence of Light Light Carolina (Secretary Light Carolina) MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. Indicated Light Light County. Personally appeared before me. Indicated Light Light County. Personally appeared before me. Indicated Light Light Light County. Indicated Light L	en this deed of bargain and sale shall cease, determine, and be utterly null and voi	d; otherwise to remain in full force and virtue.
Witness With hand and scal this day of Plade In Ingered and Information and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand, Nine Hundred and Information of our Lord One Thousand Nine Hundred Information of our Lord One Thousand Control of the All Information of the Control of the All Information of the Control of the All Information of the Information of Information Informat	AND IT IS AGREED, by and between the said parties, that the mortgagor	. **Model and enjoy the said Premises until default of payment shall be made
Signed, Sealed and Delivered in the presence of Signed, Sealed and Sealed and Sealed William And Sealed And		
Signed, Sealed and Delivered in the presence of Signed, Sealed and Sealed and Sealed Control of Sealed and Sealed deliver the within minded ded. Sealed and sealed dedicate the sealed dedicate the sealed of the within named presence of presence and sealed or fear of any person or persons whomsoever, renounce, release, and forever reliaquish unto the within named PLANTERS SAVINGS BANK, its Successor and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this.		*
MORTCAGE OF REAL ESTATE. Greenville County. Personally appeared before me	ar of our Lord One Thousand, Nine Hundred and A. C. L.	· · · · · · · · · · · · · · · · · · ·
MORTGAGE OF REAL ESTATE. Greenville County. Personally appeared before me. Jaguille Co. Real ESTATE. Greenville County. MORTGAGE OF REAL ESTATE. Greenville County. D. 192 C. Notary Pulse. S. C. (Seal) Notary Pulse. S. C. Aday of fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successeirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. (Sea J.		
MORTOAGE OF REAL ESTATE. Fersonally appeared before me	Signed, Sealed and Delivered in the presence of	(C1)
FATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Good South Carolina and the within named Good South Carolina and the within named Good South Carolina and the within written deed; and that South South Carolina and the execution thereof. SWORN to before me, this Greenville County. PATE OF SOUTH CAROLINA, Greenville County. I, berehy certify unto all whom it may concern, that Mrs. fe of the within named. It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive and, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successes are and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	Paris Co	(Seal.
Greenville County. Personally appeared before me		(Seal.)
Personally appeared before me	TATE OF SOUTH CAROLINA,)	
act and deed, deliver the within written deed; and that She witnessed the execution thereof. SWORN to before me, this. daylof. TATE OF SOUTH CAROLINA, Greenville County. I, Deherby certify unto all whom it may concern, that Mrs. ife of the within named. dt this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive and, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successfeirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192.		
gn, seal, and as	Personally appeared before me	- ()
witnessed the execution thereof. SWORN to before me, this. day of MAL. Notary Pube, S. C. (Seal) Notary Pube, S. C. TATE OF SOUTH CAROLINA, Greenville County. I, be hereby certify unto all whom it may concern, that Mrs. ife of the within named. d this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive end, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successe eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of. A. D. 192.	nd made oath that 5 he saw the within named 1221	Low lex
SWORN to before me, this. D. 192 (L. Notary Puble, S. C. Notary P		
SWORN to before me, this. D. 192 (L. Notary Puble, S. C. Notary P	rn, seal, and as MCV	act and deed, deliver the within written deed; and thathe with
SWORN to before me, this	de la la	
MATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. fe of the within named. It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive and, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor is and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	//	witnessed the execution thereof.
Notary Public, S. C. Notary Public, S. C. RENUNCIATION OF DOWER Greenville County. I, p hereby certify unto all whom it may concern, that Mrs. ife of the within named. d this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsive and, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successer and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192. A. D. 192.		
TATE OF SOUTH CAROLINA, Greenville County. I,		Line Role
Greenville County. I,	Notary Public, S. C.	
Greenville County. I,	TAME OF SOUTH CAROLINA)	
I,	{ RENUNCIATION OF DOWER	
It this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsivad, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	, , , , , , , , , , , , , , , , , , ,	
this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsivad, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	1,	
this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsivad, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this		
ead, or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named PLANTERS SAVINGS BANK, its Successor and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	fe of the within named	
GIVEN under my hand and seal, this	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
GIVEN under my hand and seal, this	ead, or fear of any person or persons whomsoever, renounce, release, and forever	relinquish unto the within named PLANTERS SAVINGS BANK, its Successors
lay of	irs and Assigns, all her interest and estate, and also all her right and claim of Do	wer of, in, or to all and singular the Premises within mentioned and released.
	GIVEN under my hand and seal, this	
Notary Public, S. C.	day of	
Notary Pudic, S. C.	(Seal)	
Recorded 5th day of 1/(a)c/c 1926, at 8:25 o'clock, a.M.		<i>x</i>