PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if said mortgagor do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with intereron, if any be 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 add; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the semises until default of payment shall be made.  WITNESS Middle made and and seal this this day of and in the one hundred and trade to the year of our Lord one thousand nine hundred and trade to the Sovereignty and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of C.	TO HAVE AND TO HOLD, all and singular, the said Premises unto	the said Mass Coura Miles Land Market 12 And 10 And
in Execution. Administrators and Aringes, and every person whomeover learning distings, from that against Miller and Mortgager.  And the said Mortgager.  Again the anid Mortgager.  Again the anid Mortgager.  Again the anid Mortgager.  Again the anid Mortgager.  Again the said Mortgager.  Again the said Mortgager.  Again the policy of insurance to the said mortgages.  And saign the policy of insurance to the said mortgages.  And saign the policy of insurance to the said mortgages.  And if at any time any gast of said delt, or interest thereon he past due and unput.  The premium tast expense of roch insurance under this mortgage.  And if at any time any gast of said delt, or interest thereon he past due and unput.  The premium tast expense of roch insurance under this mortgage.  And if at any time any gast of said delt, or interest thereon he past due and unput.  The premium tast expense of roch insurance under this mortgage.  And if at any time any gast of said delt, or interest thereon he past due and unput.  The premium tast expense of roch insurance under this mortgage.  And if at any time any gast of said delt, or interest thereon he past due and unput.  The premium tast expense of roch insurance under this mortgage.  And if at any time any gast of said delt, or interest the said delta and unput.  The premium tast expense of the past of said delta and unput.  The premium tast expense of the past of said delta and unput tast of the past of the		
And the said Mintegace, agreed to limite the house and buildings on said let in a sum not less than buildings on a sum on the same insured from list or dunage, and assign the policy of intermone to the said moregace		,
And the said Mintegace, agreed to limite the house and buildings on said let in a sum not less than buildings on a sum on the same insured from list or dunage, and assign the policy of intermone to the said moregace	airs Executors Administrators and Assigns and every person whomselve	Heirs and Assigns, from and against Mel and Mil
Dollars (in a company or companies satisfactory to the mortgager), and keep the same inserted from loss or camage and sasing the policy of incurance to the said mortgager and that is the event that the mortgager shall at any time fall to do so, then the stranger may reserve the same to be instructed in		
and assign the policy of introduce to the said mortgages		
the promium and expense of rath insurance under this mortgage, with interest  And if at any time any part of said fields, or interest thereon he past does not uncold.  And if at any time any part of said fields, or interest thereon he past does not uncold.  Been Execution, Administrators or Assign, and surgest that any Judge of any Court of and Same may, or interest or contention, against a receiver with subscript to the transmission of adult premises and content or subject one of collections, or the contents, control or expenses, visiting institute in a single recent and premise and contents, without statistic or subject force of the Premise, that if the subscript of the contents of the contents, which is a single recent and premise and contents, without statistic or subject force of the contents and contents of the c		
the previous and expense of such insurance under this mortgage, with interest.  And if at any time any part of said dolt, or interest thereon he past dae and unpide the above described precises so walk mentages. We handlest of otherwise, agont a receiver with subscript, the text procession of said previous and affects that one particular of said Sain may, as shandlest or otherwise, agont a receiver with subscript, the text procession of said previous and said state that one particular of said Sain may, as shandlest or otherwise, agont a receiver with subscript, the text control or said previous action of said previous action of said previous action of said previous actions and control of said control and said previous actions that the control of said control to said control of said control of said parties, that the said mortgage, the said control of said parties, that the said mortgage, the said control of said control of said to said of said control of said o		
And if at any time any part of suid debt, or interest therein he past due and unpaid.  And if at any time any part of suid debt, or interest therein he past due and unpaid.  Bereity assign, the rents and profit of the showe described precision to suid mortager.  In the showe described precision to suid mortager.  In the showed described precision to suid mortager, and profit of the state of the suid mortager and profit occurs of a suid attention to the profit occurs of the suid mortager, without liability to account for anything more it reasons and profit occurs of the suid profit occurs of expenses, without liability to account for anything more it reasons and profit occurs of the suid mortager.  In the suid of the suid of the suid in the suid occurs of the suid mortager.  In the suid occurs of the suid occurs occurs on the suid occurs of the suid occurs occurs on the suid occurs of the suid occurs occurs on the suid occurs of the suid occurs of the suid occurs occurs on the suid occurs of the suid occurs occurs on the suid occurs occurs occurs occurs on the suid occurs occurs occurs occurs on the suid occurs occurs occurs occurs occurs on the suid occurs		
the show further greaties to said sourceases or the state of the process of the state of the sta		
quite Corn of said States may, at chambers or cherwise appoint a receiver with activity to take possession of said greenises and collect and repair and procession of said promises and collect and repair and processes of control and profit section for all processes of the control and profit sections of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if  I have all mortages—  AD IT IS AGREED, by and between the said mortages—  The said mort	And if at any time any part of said debt, or interest thereon be past de	ue and unpaid hereby assign the rents and profi
made nontgagor— do and shall well and truly pay or cause to be paid, unto the said mortgagor— the said debt or sum of money aforesaid, with interest and its executing to the true morat and managing of the said norte, then this deed of bargain and said shall cease, determine, and be strictly sull it; otherwise to recease in full force and virtue.  The AND IT IS AGRIERD, by and between the said parties, that the said mortgagor mines until default of payment shall be made.  WINNESS.  MINITED IN ADMICE AND THE AGRIERD by and between the said parties, that the said mortgagor is they are of our Lord one thousand nine hundred and this of the said mortgagor and between the said and in the one hundred of the said state of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the United States of America.  Signod, Sepaind and Delivered in the Sovereignty and Independence of the United States of America.  Signod, Sepaind and Delivered in the Presence of the United	rcuit Court of said State may, at chambers or otherwise, appoint a receiplying the net proceeds thereof (after paying costs of collection) upon serents and profits actually collected.	iver with authority to take possession of said premises and collect said rents and profit said debt, interest, costs or expenses; without liability to account for anything more that
is otherwise to remain in full force and virtue.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said parties, that the said mortgager.  ADD IT IS AGREED, by and between the said made.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said mortgager.  ADD IT IS AGREED, by and between the said parties, and Assigns, all her interest and estate, and also all her right and châm of Dower, of, in or to all and singul normines within mentioned and released.		
mines until default of payment shall be made.  WITNESS. Jakid hand and seal, this Jakid day of Jakid Jakid Link in the one hundred and the late 2 this hand on thousand time hundred and the late 2 this hand in the one hundred and the late 2 this hand and between the same of the Sovereignty and Independence of the United States of America.  Signed, Spaled and Delivered in the Presence of Late 2 this hand and between the Sovereignty and Independence of the United States of America.  Signed, Spaled and Delivered in the Presence of Late 2 this hand and the States of America.  Signed, Spaled and Delivered in the Presence of Late 2 this hand and Independence of the United States of America.  Signed, Spaled and Delivered in the Presence of Late 2 this hand and Independence of the United States of America.  MORTGAGE OF RRAL RSTATE OF SOUTH CAROLINA, Late 2 this hand and as the within named.  Sworth to before me, this of Late 2 this late 3 this late	id; otherwise to remain in full force and virtue.	
WITKESS Paid and and seal this The day of America and in the one hundred in the year of our Lord one thousand nine hundred and disclosed the Sovereignty and Independence of the United States of America.  Signed, Spaid and Delivered in the Presence of Signed, Spaid and Delivered in the one hundred in the hundred in the		mortgagor to hold and enjoy the sa
in the year of our Lord one thousand nine bundred and titlest type field and believed in the one hundred;  year of the Sovereignty and Independence of the United States of America.  Signed, Spaled and Delivered in the Presence of  (I.  (I.  (II.		41/h day of Manufact
year of the Sovereignty and Independence of the United States of America.  Signed, Spaled and Delivered in the Presence of  (I. C.	in the year of our load one thousand nine hundred and	ter - fille
Signed, Spaled and Deivered in the Presence of Control of the Presence of Control of the Control		
ESTATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me. made oath so be saw the within named.  South South South Carolina act and deed, deliver the within written Deed; and that so be, with  SWORN to before me, this. of SWORN to before me, this.  Of SWORN to before me,		ty and Independence of the United States of America.
E STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  made oath = he saw the within named.  Sworn to before me, this.  Sworn to before me.  Sworn to before me, this.  Sworn to before m		B. B. Zerma (L. S
E STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Mortgage of REAL ESTATE of South Carolina.  SWORN to before me, this Mortgage of the execution thereof.  SWORN to before me, this Mortgage of the Carolina.  SWORN to before me, this Mortgage of the Ca		
Greenville County.  Personally appeared before me.  made oath she saw the within named  ### A. D. 1926    SWORN to before me, this.   Nghry Public for South Carolina.    STATE OF SOUTH CAROLINA, Greenville County.   T. J. E. J. R. L.		
Greenville County.  Personally appeared before me.  made oath she saw the within named.    13   16   12   19		
made oath who he saw the within named and deed, deliver the within written Deed; and that whe, with 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.  A. D. 1922	Greenville County.	MORTGAGE OF REAL ESTAT
E STATE OF SOUTH CAROLINA, Greenville County.  I, J. E. J. J. L.		
E STATE OF SOUTH CAROLINA, Greenville County.  I, J. E. J. J. L.	made oath	101119
SWORN to before me, this	$\mathscr{C}$	(
SWORN to before me, this	- A ' ,	
SWORN to before me, this		
SWORN to before me, this (SEAL)  A. D. 1922  (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWN Greenville County.  I. E. Washelf Leld (And Lary Greenville County)  I. E. Washelf Leld (And Lary Greenville County)  Thereby certify unto all whom it may concern, that Mrs. E. C. A. Leld (Manager County)  of the within named (Manager County)  the of the within named (Manager County)  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.	E. O. D. 11	witnessed the execution thereof.
E STATE OF SOUTH CAROLINA,  Greenville County.  I, Le Wake field and separately examined by the 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 singular premises within mentioned and released.	SWORN to before me, this	
Novary Public for South Carolina.  E STATE OF SOUTH CAROLINA,  Greenville County.  I,	of Coment ( A. D. 1925)	
E STATE OF SOUTH CAROLINA,  Greenville County.  I, E Plantefield and the tarty Gublican did this day appear before 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 sons whomsoever, renounce, release and forever relinquish unto the within named little and also all her right and claim of Dower, of, in or to all and singular premises within mentioned and released.	1. E. Na her Lined (SEAL)	Clavie Chillan
Greenville County.  I, E I a keep certify unto all whom it may concern, that Mrs. Color a hereby certify unto all the hereby certification.  Hereby certify unto all whom it may concern, that Mrs. Color a hereby certification and the hereby cert	Nogary Public for South Carolina.	
Greenville County.  I, E Waste field and take Green Green that Mrs Elica and Later Green G		DEMINISTRAÇÃO DE DOME.
hereby certify unto all whom it may concern, that Mrs. E. C. a.	· · · · · · · · · · · · · · · · · · ·	RENUNCIATION OF DOWE
hereby/certify unto all whom it may concern, that Mrs. A little of the within named did this day appear before 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 sons whomsoever, renounce, release and forever relinquish unto the within named did this day appear before 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 did this day appear before 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 did this day appear before 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 did this day appear before upon being privately and without any compulsion, dread or fear of any person whomsoever, renounce, release and forever relinquish unto the within named did this day appear before upon being privately and without any compulsion, dread or fear of any person whomsoever, renounce, release and forever relinquish unto the within named did this day appear before upon being privately and without any compulsion, dread or fear of any person did this day appear before upon being privately and without any compulsion, dread or fear of any person did this day appear before upon being privately and without any compulsion, dread or fear of any person did this day appear before upon being privately and without any compulsion, dread or fear of any person dread did this day appear before upon being privately and did this day appear before upon being privately and did this day appear before upon being privately a		notaru (Inklaci
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular	hand for the all whom it may concern that Mrs (2 & 7 & 4 &	Each Wound
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular	hereby certify unto an whom it may concern, that wis	did this day appear before a
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular	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
premises within mentioned and released.	ons whomsoever, renounce, release and forever relinquish unto the within	named 71222. Eva 716. Skarrios Ker
of Notice Public for South Carolina  OF Months Public for South Carolina  OF Months Public for South Carolina		terest and estate, and also all her right and claim of Dower, of, in or to all and singula
of National Carolina  Of Notice Rubbic for South Carolina  Notice Rubbic for South Carolina	promises within mentioned and released	
1. E Water Public for South Carolina  Notary Public for South Carolina	premises within monitored and released.	
Notary Public for South Carolina  Notary Public for South Carolina	GIVEN under my hand and seal, this	
Home y I unite for bound Carolina.	GIVEN under my hand and seal, this A. D. 192.5	Elis hard the

•