And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent said said read to a color said prefer the said prefers the said said said and the said color or said prefers the said said said said said said color or said said said said said said color or said said said said said said said said	TOGETHER with, all and singular, the Rights, Members, Hereditaments, and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.	
There, Receases and Administrators, warrant and forces desired, at and singular, the still present the stall. Military, Milita		
the percentage of the control of the		
And it is any time any part of old delet.  And it is any time any part of old delet.  And it is any time any part of old delet.  And it is a say time any part of old delet.  And time any part of our and talk of old and only only only only only only only only	to warrant and forever defend, all and singular, the said premises unto the said. Wish.	Mary M. M. Bailey, her
And the said Montgapers agrees—to some the home and buildings on said tot in a sum on has than Indianal Montane to the said and antimates of the company of the company.  John unless the policy of incurrant to the said montgapers.  John unless the policy of incurrant to the said montgapers.  John unless the policy of incurrant to the said montgapers.  John unless the policy of incurrant to the said montgapers.  John unless the said montgapers.  And if at any three day gard of raid debt, or interest themson he part due and unpublic.  And if at any three days gard of raid debt, or interest themson he part due and unpublic.  And if at any three days gard of raid debt, or interest themson he part due and unpublic.  And if at any three days gard of raid debt, or interest themson he part due and unpublic.  In the above described promises to said contagger.  And if at any three days gard of raid debt, or interest themson he part due and unpublic.  In the said of said and will debt gard themson he part due and unpublic.  John part of raid debt, or interest and profits the said very control of themson of controlling the rests and profits the above described promises to said public and otherwise of controlling themson of the part of the pa	Heirs and Ass Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming of	signs, from and against Me and against for to claim the same or any part thereof
and analysis the prefer of insurements to the said mortgages		
the permitten and expense of note insurance custor that morrogae, with interest.  And if at any time any part of mid-dolt, or interest faceron be past due and myndd.  And if at any time any part of mid-dolt, or interest faceron be past due and myndd.  And if at any time any part of mid-dolt, or interest faceron be past due and myndd.  And if at any time any part of mid-dolt, or interest faceron be past due and myndd.  And if at any time any part of mid-dolt, or interest faceron be past due to the past due to the past of the state of sold State case, or administration or Analysis, and segme the rests and great due to the sold sold state of sold State case, or administration or Analysis, and segment of and greaters of any administration or Analysis, and sold sold sold sold sold sold sold sol		
the premium and expense of trach insurance under this martiage, with interest.  And if at any time any part of said dolt, or interest therein he past due and unpubl.  And if at any time any part of said dolt, or interest therein he past due and unpubl.  Britis, Executors, Administrators or Assigns, and agree that any Tothe of the walk Court of said State may, are character or observable, agreed in members with authority, to take posteration of asid genelas and collect said rems and profits and profits country to said said the procession of a said profits control for said of the said collect said rems and profits and profits and profits collect control for administration of the said collect and remains and profits and profits and said and collect said remains and profits and said profits and said and the collection of the said collection o		
And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent blescoon he part due and unpaid.  And if at any time any part of said color, or increent said said read to a color said prefer the said prefers the said said said and the said color or said prefers the said said said said said said color or said said said said said said color or said said said said said said said said	nay cause the same to be insured in	nburse
the above described promises to said mortgagers. or	or the premium and expense of such insurance under this mortgage, with interest.	
reful Current of said State may, at chambers or adversion, appoints a receiver with authority, to take protests between the project policy of colors intensity of the project policy of colors intensity of colors. The project policy of colors intensity of colors in the project in the project policy of the pro	And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profits
and in the one benedict factors (after paying casts of collection) upon said ofth, interest, each or species without liability to account for marything more thin the trade prints existly collected.  PROVIDED ALWAYS, NEVERITHELESS, and it is the true intent and meaning of the parties to these Precess, it may be thus according to the true within and meaning of the said mortgage. The said dolt or stan of money aforesaid with interest roots, it may be thus according to the true within and meaning of the said mortgage.  AND IT IS AGREDY by not between the said parties, that the said mortgage.  AND IT IS AGREDY by not between the said parties, that the said mortgage.  AND IT IS AGREDY by not between the said parties, that the said mortgage.  AND IT IS AGREDY by not between the said parties, that the said mortgage.  AND IT AGREDY by not between the said parties, that the said mortgage.  AND IT AGREDY by not between the said parties, that the said mortgage.  AND IT AGREDY by not become the said parties, that the said mortgage.  AND IT AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said parties, that the said mortgage.  AND IS AGREDY by not become the said of the parties of the without said parties.  AND IS AGREDY by not become the said of the parties of the without said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the said mortgage.  AND IS AGREDY by not become the said of the sai	of the above described premises to said mortgagee, or	executors, Administrators or Assigns, and agree that any Judge of the
estimating programments of the said with and traily page or cause to be pash, and the said mortgager		
reces, if any be due, according to the true intern and menting of the aid note, then this deed of bargain and sole shall cease, determine, and he utterly null and void; retriet to remain is not all facts and visited to the sole and parties, that the said merrgagor.  AND IT IS ACREED, by and between the said parties, that the said merrgagor.  To hold and enjoy the said embess until details of payment shall be raide.  WITNESS That hand and seal, this Sole and the said of the said merrgagor.  To hold and enjoy the said messes with the said of the said of the said of the said merrgagor.  To hold and enjoy the said embess with the said of the said not be received and between the said merrgagor.  To hold and enjoy the said embess with a said on the presence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Said and Editors of America.  Signed, Scaled and Delivered in the Presence of the Said States of America.  Signed, Scaled and Delivered in the Presence of the Said States of America.  Signed, Scaled and Delivered in the Presence of the Said States of America.  Signed, Scaled and Delivered in the Presence of the Said States of America.  (I. S.)  (I. S	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the p	parties to these Presents, that if
min the year of our Lord one thousand mine hundred and twenty start and in the one bundred and year of the Soverigaty and Interpretation of the United States of America.  Signed, Scaled and Delivered in the Presence of Signed, Scaled and Scaled in the Sc		
in the year of our Lord one thousand nine hondred and Leverly Lever and in the one hundred and Signed. Scaled and Delivered in the Presence of the Soverignty and Indispendence of the United States of America.  Signed. Scaled and Delivered in the Presence of the Soverignty and Indispendence of the United States of America.  Signed. Scaled and Delivered in the Presence of the Soverignty and Indispendence of the United States of America.  (L. S.)  (L.	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
Signed, Scaled and Delivered in the Presence of    Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   Signed, Scaled and Delivered in the Presence of   State OF SOUTH CAROLINA,		
Signed, Scaled and Delivered in the Presence of  A. C. Wellhooff  (L. S.)		
(L. S.)  (L.	Signed, Sealed and Delivered in the Presence of	
(I. S.)  (I.		Ce, Station (L. S.)
(I. S.)  IE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me	C. C. Mc Rought	(I., S.)
The STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me		(L, S.)
Greenville County.  Personally appeared before me    Made oath   he saw the within named   C. C.   Made oath   he, with   M. C.   M. S.	••••••	(L. S.)
made cathhe saw the within named		MORTGAGE OF REAL ESTATE
m, seal, and as.  A. D. 192 7  Witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 7  Word Fubic of South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,  Mereby certify unto all whom it may concern, that Mrs.  e of the within named.  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 persons of masoever, 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, the mises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192	•	
witnessed the execution thereof.  SWORN to before me, this.  A. D. 192. 7.  A. D. 192. 7.  A. D. 192. 7.  We are a south Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Meereby certify unto all whom it may concern, that Mrs.  The of the within named.  The open of the within named.  The open of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons of the swithin named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and seal, this.  The open of the care of the care of the swithin named and seal, this.  The open of the care	nd made oathhe saw the within named	
witnessed the execution thereof.  SWORN to before me, this.  A. D. 192. 7.  A. D. 192. 7.  A. D. 192. 7.  We are a south Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Meereby certify unto all whom it may concern, that Mrs.  The of the within named.  The open of the within named.  The open of the within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons of the swithin named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and forever relinquish unto the within named.  The open of the within named and seal, this.  The open of the care of the care of the swithin named and seal, this.  The open of the care		
SWORN to before me, this.  A. D. 192. 7.  A. D. 192. 9.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	gn, seal, and asact and deed, deliver the within written Deed; and the	thathe, with A. C. Mc Knight
A. D. 192. The Mean of South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I, Mereby certify unto all whom it may concern, that Mrs.  e of the within named. did this day appear before me 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 persons omsoever, 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, the mises within mentioned and released.  GIVEN under my hand and seal, this.	/	witnessed the execution thereof.
E STATE OF SOUTH CAROLINA,  Greenville County.  I,		
E STATE OF SOUTH CAROLINA,  Greenville County.  I,	y of	
E STATE OF SOUTH CAROLINA,  Greenville County.  I,	Notary Public for South Carolina.	Holbrook
Greenville County.  I,	$\nu$	
I,	HE STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern, that Mrs	Greenville County.	
e of the within named	I,	
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 persons omsoever, 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, the mises within mentioned and released.  GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	fe of the within named	did this day appear before me
GIVEN under my hand and seal, this	fe of the within namedd upon being privately and separately examined by me, did declare that she does freely, voluntari	ly and without any compulsion, dread or fear of any person or persons
of A D 192	fe of the within named	ly and without any compulsion, dread or fear of any person or persons
of	fe of the within named	ly and without any compulsion, dread or fear of any person or persons
, a I	fe of the within named	ly and without any compulsion, dread or fear of any person or persons
Notary Public for South Carolina.	fe of the within named	ly and without any compulsion, dread or fear of any person or persons
Recorded April 20, 1927, at 11/00 o'clock, A. M.	fe of the within named	ly and without any compulsion, dread or fear of any person or persons