SWORN to before me, this		Hairs and Assigns forest A
And it a case time may part of said sold, or interest through supplies to the said and analysis of said states and a said sold sold sold sold sold sold sold sol	hereby bind Muself Y	Using Encourters and Administration
And it at may like any start of will delit, or internal Derect be a considered in the country of the control of		d
And the and Margarese serves,— to tenure the Desire and initiating on stall for its a row one. Just when the main interest from how or demange from and call and the collection of the margares. I and see the same interest from how or demange from any counter to the self neutrons. — and it is not not be the margares. — and at a way there find it do no, then the self properties and organized to the self-understance under this margares, with necessary and the self-understance under this margares, with necessary. — And if at any time any peri of mile didd, we interest there he post dimension. — Provide margares are also the interest theorem he post dimension. — Provide margares are also the interest there is no margares. — And if at any time any peri of mile didd, we interest the margares are also the self-understance or the self-understan	eirs, Executors, Administrators and Assigns and every person whomsever le	Heirs and Assigns, from and against
The primition and evolve or containes to the mid metrogene , and that is the event that the nontegram. Shell all vary time find to 6 we, then the said reinforce	And the said Mortgager agree to insure the house and buildings of	on said lot in a sum not less than fifteen humo
the permitten and expressed from the theorem in the forence that mortanes, which instructed the most of the forence of each instruction order this mortanes, which instructed the most of the forence therefore premites to said markgapes	Dollars (in a company or companies sa	atisfactory to the mortgagee) and keep the same insured from loss or damage
And if at any time say must of sold cold, or interest barrone be gast fine and repaid.  the above described verwices to said sold, or interest barrone be gast fine and repaid.  the above described verwices to said sold cold, or interest barrone be gast fine and repaid.  the above described verwices to said sold cold and property of the property of		
And if at any time any part of sold dole, or inscreat thereon be part do and supplied.  The above described presents to said mortgages , or supplied of their, December, Administrators or Andres, and spread their and Juden of the termit Course of soid State many of themselve, or vibercia, appelled a receiver with antibority, to take presents on at caller and the minimal Course of soid State many of themselve, or vibercia, appelled a receiver with antibority, to take presents on at caller and the minimal Course of soil State of the supplied of the presents of the state presents and control and the state of the supplied of the presents of the state of the supplied of the presents of the state of the supplied to the supplied of		
And if a tarty time acc just at said doil, or interest thereon he pand due and impact he shows discretified president to said mortagenes of the control of the shows discretified president of the said mortagenes of the control of the said state man; a commerce or externess, applications of the said state man; a control of the said state man; a control of the said state man; a control of said president of the said state man; a control of said state in the said state of the said		
the above described precision to tail mortgrague. on	And if at any time any part of said debt, or interest thereon be past due and	d unpaid hereby assign the rents and profits
resided Court of said State 1987, 24 (canaless or chewise, appoint a receive with authority to take possession of and fromters and collects. The control of		
to the pear of our logic one horsened nice between the said parties, more than the said mortgager.  AND IT IS ACREED, by one between the said parties, that the said mortgager.  AND IT IS ACREED, by one between the said parties, that the said mortgager.  AND IT IS ACREED, by one between the said parties, that the said mortgager.  AND IT IS ACREED, by one between the said parties, that the said mortgager.  AND IT IS ACREED, by one between the said parties, that the said mortgager.  AND IT IS ACREED, by one horsened nice bunded and this beat and seed that the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic one horsened nice bunded and the pear of our logic pears of the Sovereignty and Independence of the United States of America.  (I. S.)  (I. S.	rcuit Court of said State may, at chambers or otherwise, appoint a receiver wit plying the net proceeds thereof (after paying costs of collection) upon said de-	
ends mortgages	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and me	eaning of the parties to these Presents, that if
WITNESS TO SOUTH CAROLINA, Greenile Carolina at a cand deed, deliver the within nurred and and south the saver of the South Carolina, SWORN to before use, this A. D. 192 J. Notary Public for South Carolina, Greenile Carolina, Carolina and south Mer. Manual States of Angelia and whom it may concern, that Mer. Manual States of Angelia and within named.  A. D. 192 J. Notary Public for South Carolina, Greenile Ca	e said mortgagor, do and shall well and truly pay or cause to be paid, undereon, if any be due, according to the true intent and magning of the said not	nto the said mortgagee, the said debt or sum of money aforesaid with interest te, then this deed of bargain and sale shall cease, determine, and be utterly null
WITNESS 7214	AND IT IS AGREED, by and between the said parties, that the said mortgatemises until default of payment shall be made.	gagor A. U. Mostelles to hold and enjoy the said
in the year of our Legic one thousand nine hundred and sold and the control of the Covereignty and Independence of the United States of America.  Nignet, Stapfer and Abeliavered in the Presence of  (I. 8)	WITNESS hand and seal this	day of Deel
Signed, Société and Moltrergel in the Presence of  (L. S.)  (L. S.	in the year of our Lord one thousand nine hundred and files	tu seven
Signofe, Seaffe and Delivered in the Presence of  (I. S.)		
(I. S.)  (I.		
(I. S.)	n a matel	(L. S.)
E STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me It made outh he saw the within named It made outh the saw the within named It made outh the saw that he does freely, voluntarily and without any compulsion, dread or lear of any person persons whomsoever, renomes, release and forever reliquish unto the within named It made outh the saw that he within named It made outh he saw that he within named It made outh he saw that he within named It made outh he saw that he within named out of the saw that he within named It made outh he saw that he within named out of the saw that he within named out of the saw that he within named It made outh he within named out of the saw that he within named ou	1. G. 1/weller	(L. S.)
Greenville County.  Personally appeared before me  di made oath he saw the within named  A. D. 192  SWORN to before me, this.  STATE OF SOUTH CAROLINA,  Greenville County.  I		(L. S.)
Greenville County.  Personally appeared before me d made outhhe saw the within named		(L. S.)
m, seal, and as Alexand deed, deliver the within written Deed; and that he, with Deed; and that he, with Deed; and that he witnessed the execution thereof.  SWORN to before me, this witnessed the execution thereof.  SWORN to before me, this Notary Public for South Carolina.  ESTATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs. Alexand State 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 persons persons 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, or premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192 A	· · · · · · · · · · · · · · · · · · ·	MORTGAGE OF REAL ESTATE
m, seal, and as All act and deed, deliver the within written Deed; and that he, with D. A. D. 192    Witnessed the execution thereof.  SWORN to before me, this		
SWORN to before me, this	Personally appeared before me 2/2 2/2	Nacteller
SWORN to before me, this	Personally appeared before me 2/2 2/2	Nacteller
We state of south Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby 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 persons 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, e premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  A. D. 192  Danky Mackeller	Personally appeared before me	Nasteller
(SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  If of the within named did this day appear before me did 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 persons 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, the premises within mentioned and released.  GIVEN under my hand and seal, this   John Carolina.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  A D. 192   Daving Market Llev.	Personally appeared before me	Nasteller  Casteller  Fitten Deed; and thathe, withC,
(SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Othereby certify unto all whom it may concern, that Mrs.  of 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 person persons 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, are premises within mentioned and released.  GIVEN under my hand and seal, this  Sy of  A. D. 192  Dancey Markettlen	Personally appeared before me	Nasteller  Casteller  Fitten Deed; and thathe, withC,
Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA, Greenville County.  I, Othereby certify unto all whom it may concern, that Mrs. Sife of the within named And of 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 person persons 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, are premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192  Carolina  RENUNCIATION OF DOWER.	Personally appeared before me	Casteller  Casteller  Fitten Deed; and thathe, with
Greenville County.  I,	Personally appeared before me	Casteller  Casteller  Fitten Deed; and thathe, with
Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe of the within named did this day appear before me do 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 persons 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, e premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192  On the state of the within named and seal, this the state of the state o	Personally appeared before me	Casteller  Casteller  Fitten Deed; and thathe, with
Greenville County.  I,	Personally appeared before me	Casteller  Casteller  Fitten Deed; and thathe, with
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 person repersons whomsoever, renounce, release and forever relinquish unto the within named	Personally appeared before me	Casteller  Casteller  Fitten Deed; and thathe, with
did this day appear before me did 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 persons whomsoever, renounce, release and forever relinquish unto the within named	Personally appeared before me defined made oath the saw the within named defined and as act and deed, deliver the within write sworn to before me, this the same of the same o	Pasteller  Costeller  Witten Deed; and that he, with C. S. Losse  witnessed the execution thereof.
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 persons 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, e premises within mentioned and released.  GIVEN under my hand and seal, this  y of  A. D. 192	Personally appeared before me defined made oath the saw the within named defined and as act and deed, deliver the within write sworn to before me, this the same of the same o	Pasteller  Costeller  Witten Deed; and that he, with C. S. Losse  witnessed the execution thereof.
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 premises within mentioned and released.  GIVEN under my hand and seal, this A. D. 192  A. D. 192  A. D. 192  C. C. S.)	Personally appeared before me defined made oath he saw the within named defined made oath he saw the within writer and deed, deliver the w	Pasteller  Costeller  Titten Deed; and that he, with C. A Losse  witnessed the execution thereof.  RENUNCIATION OF DOWER.
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  A. D. 192	Personally appeared before me	Tasteller  Tasteller  Titten Deed; and that he, with C. A. Hable  witnessed the execution thereof.  RENUNCIATION OF DOWER.  A. Masteller  Add this day appear before me
given under my hand and seal, this  y of  A. D. 192  Lacky Market	Personally appeared before me	ritten Deed; and thathe, with
gremises within mentioned and released.  GIVEN under my hand and seal, this	Personally appeared before me	ritten Deed; and thathe, with
y of Dec. A. D. 1927 Daisy Masteller	Personally appeared before me	RENUNCIATION OF DOWER.  REPRODUCTION OF DOWER.  A did this day appear before me per freely, voluntarily and without any compulsion, dread or fear of any person in named A. M.
(L, S)	Personally appeared before me  d made oath he saw the within named  m, seal, and as act and deed, deliver the within wri  SWORN to before me, this  y of  A. D. 192  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named d upon being privately and separately examined by me, did declare that she doe persons whomsoever, renounce, release and forever relinquish unto the within  Heirs and Assigns, all her interest and e premises within mentioned and released.	RENUNCIATION OF DOWER.  REPRODUCTION OF DOWER.  A did this day appear before me per freely, voluntarily and without any compulsion, dread or fear of any person in named A. M.
INDIGATE FROM THE CONTROL OF COURTS AND A CONTROL OF CO	Personally appeared before me  d made oath he saw the within named  m, seal, and as act and deed, deliver the within wri  SWORN to before me, this  y of  A. D. 192  (SEAL)  Notary Public for South Carolina.  HE STATE OF SOUTH CAROLINA,  Greenville County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named d upon being privately and separately examined by me, did declare that she doe persons whomsoever, renounce, release and forever relinquish unto the within  Heirs and Assigns, all her interest and e premises within mentioned and released.	RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  did this day appear before me bes freely, voluntarily and without any compulsion, dread or fear of any person in named