PROVIDED ALWANS, NEVERTHELESS, and it is the time insent and accessing of the parties to these Presents, that we will consequence to said anongegor—to said shall, or sum of money aforesaid, with interest said sorgence. The said delay, or sum of money aforesaid, with interest can be added the said motivates.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to the said said sease, determine, and be saterly call and districted for spanners shall be said.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to had a said said ease, determine, and be said in the year of or parties to said said.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to had be said to had a said said to have said to have a said said to have a said said to have a said said to have said to h	pertaining.	ments and Appurtenances to the said Premises belonging, or in anywise incident or
Intern, Execution and Amendated and Company Services and Internal Services and Amendated and Company of Services and Amendated and Company of Services and Amendated and Services		
Processing and lose on Admit it may implied to make processes and the country of		
Lifery and Anima Alexander Administration and Anima (Lifery and Anima) Anima (food and agricultural animal Anima) and Anima (Lifery animal Anima) animal (Lifery animal Animal Animal Animal (Lifery animal Animal Animal Animal (Lifery animal Animal Animal Animal Animal (Lifery animal Animal Animal Animal Animal (Lifery animal		A = A + A + A + A + A + A + A + A + A +
And the soid Nortgoone agreed To incore the house and heidilegic on sild are in a own and its the sound, are as completed.  Deliars (in a company or companies unificatory to the mortgoone	$\mathcal{C}$	
ine, and saving this policy of incurance to add more given—and that in the creek that the modesques—and the policy of incurance to add more given—and that in the creek that the modesques—and the present in the presen		
for and soring this policy of incommente to add conceptual most that in the create that most experts against the remainst on the order that the most experts against any time to do so, there the said another.  And it is any time any part of and thinks or in-set diagram to the premainst and expected of such insurance under that most experts and the premainst and expected of such insurance under that most experts and the premainst and expected of such insurance under that most expect.  And it is a vary time any part of and delite or in-set diagram to part of and delite or in-set diagram to the premainst or design the rests and profits of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of and delite control to the diagram of the part of o	And the said Mortgagor agree 2 to insure the house and buildings	on said lot in a sum not less than Six thrusand
the preciation and expected of each insurance under this meriging, with interest.  And if at any time any part of said debt, or interest theyens to you doe and ampoid.  And if at any time any part of said debt, or interest theyens to you doe and ampoid.  And if at any time any part of said debt, or interest theyens to you doe and ampoid.  And if at any time any part of said debt, or interest theyens to you doe and ampoid.  And if at any time any part of said debt, or interest theyens to you do not an ampoid to the part of the pa		
the preprint and exponent of such instruction under this mortgogs, with interest.  And if set any time any part of said date, or interest theyers be part due and amount.  And if set any time any part of said date, or interest theyers be part due and amount.  And if set any time any part of said date, or interest theyers be part due and amount.  And if set any time any part of said cannot be part due and amount.  And if set any time any part of said understance of the part of the pa	fire, and assign the policy of insurance to said mortgagee, and that	in the event that the mortgagor shall at any time fail to do so, then the said mortga-
And if at any three any cost of soid debt, or interest theyron he past due and sepaid.  And if at any three any cost of soid debt, or interest theyron he past due and sepaid.  And if at any three any cost of soid contracts, all contracts and contracts an	may cause the same to be insured in their	name and reimburse Themselves
AND IT IS ACREED, by and here they are made of the said mortgage.  AND IT IS ACREED, by and here see the said parties, that the said mortgage in the years of all said with its content of the said in the one hundred and some will be said and the said in the one hundred and some will be said and the said in the one hundred and some will be said and the said that he saw the wildin named.  AND IT IS ACREED, by and here see the said parties, that the said mortgage in the year of our local trains and the said in the said trains of the said trains of the said in the said	the premium and expenses of such insurance under this mortgage, with	th interest.
the STATE OF SOUTH CAROLINA.  Greenvilla County.  Personally appeared before the  act and deed, deliver in the same and south that he saw the within named.  Carolina Carolina.  Signy, seal, and at.  act and deed, deliver the within named.  SWORN to Justice use, this act and deed, deliver the within named.  SWORN to Justice use, this act and deed, deliver the within named.  SWORN to Justice use, this act and deed, deliver the within named.  SWORN to Justice use, this act and deed, deliver that all deeds, or only the same and and act act and act	And if at any time any part of said debt, or interest thereon be past	due and unpaid
PROVIDED ALWANS, NEVERTHELESS, and it is the time insent and accessing of the parties to these Presents, that we will consequence to said anongegor—to said shall, or sum of money aforesaid, with interest said sorgence. The said delay, or sum of money aforesaid, with interest can be added the said motivates.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to the said said sease, determine, and be saterly call and districted for spanners shall be said.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to had a said said ease, determine, and be said in the year of or parties to said said.  AND IT IS ACKREED, by and between the said parties, that the said mortgagor—to had be said to had a said said to have said to have a said said to have a said said to have a said said to have said to h	e above described premises to said mortgagee S, or Linux Successive Court of said State may, at chambers or otherwise, appoint a recopplying the net proceeds thereof (after paying costs of collection) upon an the rents and profits actually collected.	PHeirs, Executors, Administrators or Assigns, and agree that any Judge of the siver with authority to take possession of said premises and collect said rents and profits the said debt, interest, costs or expenses; without liability to account for anything more
with mentioned and vegatedly examined by pop, did declares that Mrs.  Sign, seal, and se South Carolina.  AD 192 A Decreased the control of t	PROVIDED AT WAYS NEVERTHELESS, and it is the true inte	ent and meaning of the parties to these Presents, that it.
MORTGAGE OF REAL ESTATE  Greenville County.  Sign, seal, and as least the within named.  South South Carolina.  South South South Carolina.  South South Carolina.  Greenville County.  South South Carolina.  South South Carolina.  South Carolina	and if one he due according to the true illient and incalling of the san	
WITNESS. PLAN Hand and Seal, this the year of our Load one thousered mine hundred and trace of the Sovereignty and Independence of the United States of America.  Signyal, Sealed and Deliveryd in the Presence of Carolial C. Martin. (L. S. (L. S. ).  Signyal, Sealed and Deliveryd in the Presence of Carolial C. Martin. (L. S. (L. S. ).  (L. S. ).  WITNESS. THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  Indicate the within named. Carolial C. Martin.  SWORN to before me, this set and deed, deliver the within written Deed; and that _be, with	AND IT IS AGREED, by and between the said parties, that the sa	uid mortgagorto hold and enjoy the said
in the year of our Lyd one thousand sine hundred and the state of the United States of America.  Sigued, Scaled and Deliverys in the Presence of Carolial C Martin.  Sigued, Scaled and Deliverys in the Presence of Carolial C Martin.  (I. S.		Spark
in the year of our rays one mouseant measures and independence of the United States of America.  Signal Scaled and Delivered in the Presence of  Carolil C. Martan. (L.S. (L.S		
ESTATE OF SOUTH CAROLINA.  Greenville County.  Personally appeared before me.  d made oath thathe saw the within named.  act and deed, deliver the within written Deed; and thathe, withhe, withhe withhe saw the within named.  sworm to before me, this.  SWORN to before me, this.  SWORN to before me, this.  Carolina Deed; and thathe, withhe, withhe, withhe, withhe, withhe, withhe withhehe withhe withhehe withhe withheh	, v	
(I. S. (I	Signed, Sealed and Delivered in the Presence of	0 110 50 +
Greenville County.  Personally appeared before me.  d made oath that _he saw the within named.  Carabel C Martin  gn, seal, and as	D. C. Hilliams	Carotel C. Jashin (L. S.)
Greenville County.  SWORN to before me, this.  Greenville County.  Kotary Public for South Carolina.  Greenville County.  I,  Io hereby certify unto all whom it may concern, that Mrs.  Wife of the within named.  John Carolina and object of the within named.  John Carolina and object of the within named.  John Carolina 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 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 premise within mentioned and released.  GIVEN under my hand and seal, this.  A D. 192.  Notary Public for South Carolina.  (SEAL)	19 F / Januar	(L. S.)
Greenville County.  Greenv		(L. S.)
Greenville County.  Personally appeared before me.  Indicate the within named.  Greenville County.  A. D. 192  Indicate the within written Deed; and that _he, withHe execution thereof.  SWORN to hefore me, this		MORTGAGE OF REAL ESTATE
Personally appeared before me.  G. F. Martina  and made oath thathe saw the within named.  Caroliel. C. Martin  ign, seal, and as	f .	
Personally appeared before me.  Indicate the within named and deed, deliver the within written Deed; and that _he, with	137	martin
gn, seal, and as	Personally appeared before me	
SWORN to before me, this.  A. D. 192 Say of Sa	nd made oath thathe saw the within named	bel C. Marlin
SWORN to before me, this		
SWORN to before me, this	0	VC Hilliams
SWORN to before me, this	gn, seal, and asact and deed, deliver the wi	ithin written Deed; and that he, with
Notary Public for South Carolina.  (SEAL)  RENUNCIATION OF DOWE  did this day appear before 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 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 premise within mentioned and released.  GIVEN under my hand and seal, this.  (SEAL)  Notary Public for South Carolina.		witnessed the execution thereof.
A. D. 192    Notary Public for South Carolina.	GWODY to before me this 2/st	
Kotary Public for South Carolina.  RENUNCIATION OF DOWE  A. D. 192  (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWE  And also all this day appear before a south of the within named without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named and released.  Relunciation of the within named and seal, this day appear before a south of the within named and released.  Relunciation of the within named and released.  Relunciation of the within named and released.  Relunciation of the within named and seal, this day appear before a south of the within named and released.  Relunciation of the within named and seal, this day appear before a south of the within named and released.  Relunciation of the within named and seal, this day appear before a south of the within named and released.  Relucciation of the within named and seal, this day appear before a south of the within named and released.  Relucciation of the within named and seal, this day appear before a south of the within named and released.  Relucciation of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and seal, this day appear before a south of the within named and the withi	May A. D. 192.	
RENUNCIATION OF DOWE  Greenville County.  I,	W ( Hilliams (SEAL)	137 Spartin
Greenville County.  I,	Notary Public for South Carolina.	
Greenville County.  I,	NUL STATE OF SOUTH CAROLINA, )	RENUNCIATION OF DOWE
did this day appear before in the within named		
did this day appear before in the within named	I,	
did this day appear before in the within named	o hereby certify unto all whom it may concern, that Mrs	
mid upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any or persons whomsoever, renounce, release and forever relinquish unto the within named		did this day appear before m
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 premotioned and released.  GIVEN under my hand and seal, this	the privately and separately examined by me, did declare the	hat she does freely, voluntarily and without any
day of(SEAL)  Notary Public for South Carolina.	or persons whomsoever, renounce, release and forever relinquish unto	the within named
day of(SEAL)  Notary Public for South Carolina.	Heirs and Assigns, all her interest an	nd estate, and also all her right and claim of dower, of, in or to all and singular, the premis
day of		
day of		
Notary Public for South Carolina.		
Notary Public for South Constitution		
v Recorded May 22 ml, 1928, at 12:40 o'clock M.	day of	