PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and menning of the parties to these Presents, that if well and truely any or came to be paid, onto the said mortgage—, the said delth, or sum of money aforesaid, with intent of schemels of the said note, then this deed of bargain and said shell cease, determine, and structure in the districtive for the remaining of the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and between the said parties, that the said mortgager— AND IT IS AGREED, by and be the said parties, that the said mortgager— AND IT IS AGREED, by and be the said parties, that the said mortgager— AND IT IS AGREED, by and be the said parties, that the said mortgager— AND IT IS AGREED, by and be the said entire the said mortgager— AND IT IS AGREED, by and be the said entire the said mortgager— AND IT IS AGREED, by and be the said entire the said mortgager— AND IT IS AGREED, by and be the said said entire the said said mortgager— AND IT IS AGREED, by and be parties and content the said said and be the said said and said the said said sa	newly need Diagnals, Austral Way are singular the naise premises auto the said. Third of Golden in the said of the	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	
Hereby Probably Action Williams and Admirpher the only premises muto the said FARLEL Of Sphiles. The Execution Administration and Admirpher the only premises muto the said FARLEL Of Sphiles. The Execution Administration and Admirpher the only premise the more and Artifering from and against These actions. Administration and Admirpher the only premise the premises and Admirpher the premises and Admirpher the premises and Admirpher the only premises and Admirpher the Admirpher the premises and Admirpher the Admirpher the Premises and Admirpher the Admirpher the Admirpher the Premises and Admirpher the Premises and Admirpher the Admirp	mercey that Drugsled, Allerdon Try marrant and discrete defend, all we's singular the soil premiers much after soil. The Miller and Andrews defend, all we's singular the soil premiers be designed and soil and against. The act of the Try. Receiver, Administrators and Administrat		he said 11/100. And Heirs and Assigns forever And
inc. Execution. Administration and Ariging, and every peases administrator benefits who being no to claim the same, of any gas the record. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time as less than July July Mackaged. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time as less than July July Mackaged. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time to continue. The premium and expenses of such insurance under this anorgage, with interest. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or into the said said said interest, and or expenses, said unit to the said said said interest, said int	The Execution Administrations and Asigns, and every person abundances leavilly chiefus to to claim the asset, or sor past thereof. And the said Mortagaga agree is more the floure and buildings on said to in a rum so less than Lary Thortagaga Both and the said Mortagaga agree is more the floure and buildings on said to in a rum so less than Lary Thortagaga Agree to insure the said mortagaga and a taign the policy of interacts to administration of the said mortagaga and a taign the policy of interacts to administration and expenses of said interacts to administration and expenses of said interacts to administration and expenses of said interacts to the control of the premium and expenses of said interacts to the control of the premium and expenses of said interacts thereon is past the said mortagaga. The premium and expenses of said interacts thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. PROVIDED ALWARS, NEVEXTHELESS, and is the true interest and meaning of the parties to these Presents, that if it is the said work in the said with interest. PROVIDED ALWARS, NEVEXTHELESS, and is the true interest and meaning of the parties to these Presents, that if it is daily interest. AND IT IS ARREED, by and thereon the said province, that the said work is the said work in the said with interest. WITTINESS THE ALWARS AND ARREED AND ARRE	o hereby bind myself, and my	Heirs, Executors and Administrator
inc. Execution. Administration and Ariging, and every peases administrator benefits who being no to claim the same, of any gas the record. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time as less than July July Mackaged. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time as less than July July Mackaged. And the saled Mackagers—agrees—it insures the flower and brillings on said is a time to continue. The premium and expenses of such insurance under this anorgage, with interest. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or interest theretes be cost due and unquist. And if we say the say that any part of said dolt, or into the said said said interest, and or expenses, said unit to the said said said interest, said int	The Execution Administrations and Asigns, and every person abundances leavilly chiefus to to claim the asset, or sor past thereof. And the said Mortagaga agree is more the floure and buildings on said to in a rum so less than Lary Thortagaga Both and the said Mortagaga agree is more the floure and buildings on said to in a rum so less than Lary Thortagaga Agree to insure the said mortagaga and a taign the policy of interacts to administration of the said mortagaga and a taign the policy of interacts to administration and expenses of said interacts to administration and expenses of said interacts to administration and expenses of said interacts to the control of the premium and expenses of said interacts to the control of the premium and expenses of said interacts thereon is past the said mortagaga. The premium and expenses of said interacts thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. And if it may then any yout of said dail, or interest thereon is past the said with interest. PROVIDED ALWARS, NEVEXTHELESS, and is the true interest and meaning of the parties to these Presents, that if it is the said work in the said with interest. PROVIDED ALWARS, NEVEXTHELESS, and is the true interest and meaning of the parties to these Presents, that if it is daily interest. AND IT IS ARREED, by and thereon the said province, that the said work is the said work in the said with interest. WITTINESS THE ALWARS AND ARREED AND ARRE	warrant and forever defend, all and singular the said premises unto the s	aid Mrs. L. O. Green
the Recorder, Administrators and Aringmy, and every person channels on tayoning children, or to chinn the same, or any year thereof. And the add Mortgages—to the termine the flarges and buildings on said to it a term per test should have been considered. The Parties of the recording of the policy of incommence to add mortgages	To Executive, Administrators and Addings, and every persons declarates or toyolary children, or to châm the same, a very past thereof. And the aid Mortgagae agree to insure the funge and buildings on aid to in a sum was treat some and and the same formers to produce the event of congress and that in the event that the mortgages	her	Heirs and Assigns, from and against Me and my.
The first of a company or companies estimated to the mortgage	Tailors in Personant to and amorphism extinitions to the montgage	eirs, Executors, Administrators and Assigns, and every person whomsoever	lawfully claiming, or to claim the same, or any part thereof.
fire, and a veign the policy of incomerce to add mortgages	the and away the policy of howevare to add anotypesses		•
the premium and expenses of such insurance under this mortgage, with interest. And if it is any time any part of each insurance under this mortgage, and the premium and expenses of such insurance under this mortgage, and the premium and profits of such growth of the profits of such growth of such desiration of the profits of such growth gro	the premature and expenses of such insurance under this mortgage, with interest. And if it is any time any part of said dold, or interest thereon be part due and ungaid. And if it is any time any part of said dold, or interest thereon be part due and ungaid. And if it is any time any part of said dold, or interest thereon be part due and ungaid. And if it is any time any part of said dold, or interest thereon be part due and ungaid. And if it is any time any part of said dold, or interest thereon be part due and ungaid. Before described premains to said mortgages, or hard the control of the parties of said premisers and called and call only and parties of the control of said parties, and the control of the parties to have Presents, that if the rest interest and profits of the parties to have Presents that if the control of the control of the parties to have Presents that if the control of the control of the parties to have Presents, that if the parties to have presents that if the control of the control of the parties to have presents, that if the parties to have presents, that if the parties to have presents that if the parties to have presents, that if the parties to have presents that if the parties of		
the prenum and expenses of such insurance under this mortgage, with interest. And if it is any time any part of suid dust, or interest thereon he past due and unpaid. And if it is any time any part of suid dust, or interest thereon he past due and unpaid. And if it is any time any part of suid dust, or interest thereon he past due and unpaid. And if it is any time any part of suid dust, or interest thereon he past due and unpaid. And if it is any time any part of suid dust, or interest thereon he past due and unpaid. And if it is any time any part of suid dust, or interest unpaid guide const. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if waid under the suid mortgage. And if it is dust in the interest in the suid mortgage. And if it is dust in the interest in the suid mortgage. And if it is dust in the interest in the suid mortgage. And if it is dust in the interest in the suid mortgage. And if it is dust in the interest in the suid mortgage. And if it is dust in the interest in the interest in the suid mortgage. And if it is dust in the interest in the interest in the suid mortgage. And if it is dust in the interest in the interest in the suid mortgage. And if it is dust in the interest in the interest in the interest in the suid mortgage. And if it is dust in the interest in the interes	the premium and expenses of such insurance under this convergery, with interest. And if at any time any part of said debt, or interest thereon be part due and unpoid. And if at any time any part of said debt, or interest thereon be part due and unpoid. And if at any time any part of said debt, or interest thereon be part due and unpoid. And if at any time any part of said debt, or interest thereon be part due and unpoid. And if at any time any part of said debt, or interest thereon be part due and unpoid. And if at any time any part of said debt, or interest thereon be part due and unpoid. Heir, Excentra, Administrators are designed and the analysis of the said continues of the said part and the parties to these Presents, that if any their said mortages. And the said mortages. And if a tany time any part of and the value of the said of the said unbit times. And if a tany time and the said the said the said the said unbit times. And if a tany time and the said the said the said the said unbit times. And if a tany time and the said the said the said the said unbit times. And if a tany time and time the said the said the said the said unbit times. And if a tany time any time and times the said the said the said unbit times. And if a tany time any times and time times are said to the said unbit times. And if a tany time any times are designed to the said the said unbit times. And if a tany time any times are designed to the said the said unbit times. And if a tany time any times are designed to the said	e may cause the same to be insured in her	name and reimburse
Ard if at any time any part of maid debt, or interest theretoe be past due and unpaid	And if it at any time any purt of said dold, or interest thereon he part due and suspeid. Level-worked promises to haid mortagener, or he part due and suspeid. Level-worked promises to haid mortagener, or he have been a heart of the parties to these proceeds thereof (after paying costs of collection) upon the said delt, increast, costs or expenses; without itality to secound for anything an interest and provide according to the true intent and meaning of the parties to these Presents, that it is all mortagener, do and shall will and truly may or cause to be paid, unto the said unregagener, the said delt, or sum of money control of the said onto the said unregagener, the said delt, or sum of unoney thereof it is all other to the control of the parties to desire the said delt, or sum of unoney cheered, with interest of the control of the said other than it is all forces and views. AND IT IS ARKERD, by and between the said parties, that the said unortagener. AND IT IS ARKERD, by and between the said parties, that the said unortagener. AND IT IS ARKERD, by and between the said parties, that the said unortagener. A look and eight the said with the east. WITNESS THE Hand. and Social, this. Just the said of borgan and said half east, determine, and be under said the said of borgan and said shall east, determine, and be not be said unortagener. And in the year of our Lord one thousand nine hundred and Level-stage long globel. Lifty This said year of the Soverrighty and independence of the United States of America. Signed, said and Delivered in the Presence of R. P. Barrier. A. P. Barrier. A. P. Barrier. A. P. Barrier. A. D. 1921. SWONN to before me, this for South Carolina. C. A. D. 1921. A. Barrier. A. D. 1921. A. Barrier. A. D. 1921. B. Barrier. A. D. 1921. C. SEAL) A. D. 1921. A. D. 192	•	
there there we write the said mortgragers on the control of the co	shore described precision to mild mortgageness or the control of t	the premium and expenses of such insurance under this mortgage, with in	terest.
above described granties to exist newspapers on the Marie and Court of all sixts errors of control and sixts errors of control and proposed a receiver with sutherly to the consecution of and grant that my Judge of an extra proposed a consecution of and the consecution of and premises and collect on the special described and the extra proposed a receiver with sutherly to the consecution of the premises and collect on the proposed a receiver with sutherly to the consecution of the premises and collect on the proposed and the consecution of the special consecution of the special consecution of the special consecution of the consecution of the special	shore described precision to mild mortgageness or the control of t		
and court of said sorte may, at chambers or otherwise, append a receiver with sufferity to the possession of said security and counter and possessions and possessions and possessions and possessions and possessions and possessions are of the creates and possessions and possessions are described in the procession of the counter of the createst and possessions and the possessions and the createst and the control of the createst and creates	and Coeff of sead State racy, a chamber of otherwise, append a receiver with addition to the posteriors of said permisers and sollect and crait send you for the treats and profess anothy collected ready in the crait of any state including to account for a printing in the creats and profess anothy collected ready to a count of any printing and mortgager, do said shall well and landy go or craits to be paid, anto the said mortgager, the said doth, or sum of moments and ready or craits to be paid, anto the said mortgager, the said doth, or sum of moments and ready and writted and control of the said of th		-
raid anorgagor do and shull well and traity asy or cause to be paid, unto the said mergager the said debt, or sum of money aforesaid, with intercent, if any be done, according to the tree intent and mercing of the said not, then this deed of bargain and sale shall cease, determine, and be untorly until a contribution of the contribution of the said parties, that the said mortgagor	raid mortgage do and shall well and truly pay or cause to be paid, mort the said mortgage the said dobt, or sum of money sicresaid, with intercon, if any be don't according to the two internal and according to the two internal and according to the two internal and so in the wind of morey and without and so in the said mortgager. And DT IS AGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and between the said parties, that the said mortgager. As ADD TI SAGREED, by and the said parties, that the said mortgager. As ADD TI SAGREED, by and the said parties, that the said mortgager. As ADD TI SAGREED, by and the said parties, that the said mortgager. As ADD TI SAGREED, by and the said parties and the said parties and the said mortgager. As ADD TI SAGREED, by and the said parties and the said mortgager. As ADD TI SAGREED, by and the said parties and the said mortgager. As ADD TI SAGREED, by and the said parties and the said mortgager. As ADD TI SAGREED, by and the said p	renit Court of said State may, at chambers or otherwise, appoint a receiver	with authority to take possession of said premises and collect said rents and prof
ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and between the said parties, that the said mortgagor. ADD ITS AGREED, by and the said parties, that the said mortgagor. ADD ITS AGREED, by and the said parties, that the said mortgagor. ADD ITS AGREED, by and the said parties, that the said mortgagor. ADD ITS AGREED, by and the said parties, that the said mortgagor. ADD ITS AGREED, by and the said parties, that the said mortgagor. ADD ITS AGREED, by and the said with the said mortgagor. ADD ITS AGREED, by and the said with the said mortgagor. ADD ITS AGREED, by and the said with the said mortgagor. ADD ITS AGREED, by and said with the said mortgagor. ADD ITS AGREED, by and said with the said mortgagor. ADD ITS AGREED, by and said with the said mortgagor. ADD ITS AGREED, by and said with the premitting morting of the said without any sampulation, dread or fear of any perspersors whomsoever, remonster, release and forever relinquish auto the within named. ADD ITS AGREED, the said without any sampulation, dread or fear of any perspersors whomsoever, remonster, release and forever relinquish auto the within named. ADD ITS AGREED, the said without the premitting mentioned and released. ADD ITS AGREED, the said with the premitting mentioned and released. ADD ITS AGREED, the said with the premitting mentioned and released. ADD ITS AGREED, the said with the premitting me	AND IT IS ACKERD, by and between the said parties, that the said mortgagor. AND IT IS ACKERD, by and between the said parties, that the said mortgagor. MITNESS MY Hand and Seal, this Litert they get of our Lod one chousend eine hundred and Literaty English and in the one hundred and Literaty English and in the one hundred and Literaty English and in the one hundred and Literaty English and polivered in the Presence of C. M. BASSINGN. MORTGAGE OF REAL ESTA (L. C. L. C		
witness until default of payment shall be made. WITNESS MY Hand, and Seal, this Just in the year of our Lord one thousand nine bundred and. Justicity English and in the one bundred a Little States of America. Signal, Sailed and Delivered in the Presence of R. P. Barrish Signal, Sailed and Delivered in the Presence of R. P. Barrish Greenville County. Personally appeared before me. A. D. Parameter A. D. 1928 SWORN to before me, this. SWORN to before me, this. O. M. Warrish Witnessed the execution thereof. SWORN to before me, this. O. M. Morrish Public for South Carolina. SETATE OF SOUTH CAROLINA. Greenville County. I. M. J. Barrish A. D. 1928 S. J. Barrish Greenville County. I. M. J. Barrish A. D. 1928 S. J. Barrish Greenville County. I. M. J. Barrish Helfrs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi him mentioned and released. GIVEN under my hard and seal, this A. D. 1928 C. M. Marrish A. D. 1928 G. M. Marrish Helfrs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premi him mentioned and released. GIVEN under my hard and seal, this A. D. 1928 C. M. Marrish A. D. 1928 C. M. Marrish A. D. 1928 C. M. Marrish A. D. 1928 G. M. Marrish A. D. 1928 G. M. Marrish A. D. 1928 A. D. 1928 G. M. Marrish A. D. 1928 A. D. 1928 G. M. Marrish A. D. 1928 A. D. 1928 A. D. 1928 A. D. 1928 A	mises until default of payment shall be mode. WITNESS. They Hand and Seal, this Jenet day of Nettember and Interest. WITNESS. They Hand and Seal, this Jenet day of Nettember and Interest. Signed, Seale, and Delivered in the Presence of R. P. Barnes. Signed, Seale, and Delivered in the Presence of R. P. Barnes. WITNESS. The Search of Reverting the Presence of R. P. Barnes. WITNESS The Search of Real ESTA Greenville County. Personally appeared before me. R. P. Barnes. made outh that the saw the within named. A. N. Parmisson In seal, and ss. Ass. act and deed, deliver the within written Deed; and that the, with witnessed the execution thereof. SWORN to before me, this. J. L. Parmiltt SWORN to before me, this. J. R. Barness E STATE OF SOUTH CAROLINA, Greenville County. I. M. J. Ridden The South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I. M. J. Ridden The South Samuer of the South Samuer of the Within maned. B STATE OF SOUTH CAROLINA, Greenville county. I. M. J. Ridden The Angle of South Samuer of the Within maned. B STATE OF SOUTH CAROLINA, Greenville County. I. M. J. Ridden The Angle of South Samuer of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the South Samuer of the Within named. B STATE OF SOUTH CAROLINA, Greenville county. I. M. J. Ridden The Angle of the Samuer of the Within named. B STATE OF SOUTH CAROLINA, Greenville of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROLINA, Greenville county of the Within named. B STATE OF SOUTH CAROL	d; otherwise to remain in full force and virtue.	•
WITNESS My Hand and Scal, this First day of Noville Singlet and in the year of our Lord one thousand nine hordred and Suitesty English and in the one hundred and Signed, Scaled and Delivered in the Presence of Signed, Scaled and Scaled	WITNESS. My Hand and Scal, this First day of Novumber in the year of our Lord one thousand nine hundred and. Investigate English and in the one hundred a Lifty Third year of the Sovereignty and Independence of the United States of America. Signed, Stacks and Delivered in the Presence of R. P. Barness G. M. Barnison (L. B. L. Brannlett (L. C. L. C.		ortgagor to noid and enjoy the s
in the year of our Lord one thousand nine hundred and Austrative Leight and in the one hundred a Cliffy Shide year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of R. P. Sagnings (L. L. L. Ramulett) (L. L. Ramulett) (R. P. Sagnings) (In made oath that he saw the within named and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this A. D. 1928 (SEAL) (SEAL) (SEAL) (SEAL) (Reverying unto all whom it may concern, that Mrs. Public for South Carolina. (SEAL)	in the year of our Lord one thousand nine hundred and Learnty Eaghst and in the one hundred a Stephy of hind, year of the Sovereignty and Hidependence of the United States of America. Signed, Scaled and Delivered in the Presence of R. P. Bainus		et Douember
Signed Scaled and Delivered in the Presence of R. P. Granulest U. M. Barrison (I. C. M. Barrison MORTGAGE OF REAL ESTAY Greenville County, Personally appeared before me A. D. 192. Barrison (SEAL) A. D. 192. Barrison (SEAL) RENUNCIATION OF DOWN Greenville County, I. W. G. Riddly notary Tribly for S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrison (a of the within named. D. H. Barrison (a of the within privately and separately examined by me, did declare that she does freely, voluntarily and without any compubsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named. Thus S. C. Million, Mills (BYRN under my hand and seal, this. Mts. (SEAL) (SEAL) A. D. 192. Barrison (A. D. 192. Barrison (A. D. 192. Barrison (SEAL) A. D. 192. Barrison (A. D. 192. Barrison (SEAL) A. D. 192. Barrison (A. D. 192. Ba	Signed Scaled and Delivered in the Presence of R. P. Barnes (L. G. A. Barnson (L. G. A. Barnson (L. G. A. Barnson (L. G. A. Barnson (L. G.	in the year of our Lord one thousand nine hundred and July	ty-Enabt
It is state of south Carolina, act and deed, deliver the within written Deed; and that he, with. Sworn to before me, this. Sworn to before me, this. Is state of south Carolina. Sworn to before me, this. Is Estate of South Carolina. It is state of south Carolina. Sworn to before me, this. Is Estate of south Carolina. Greenville County. It is state of south Carolina. Greenville County. I, W. J. Riddly Today Tubble. Greenville County. I, W. J. Riddly Today Tubble. To the within named. A. D. 1928. A. D. 1928. A. D. 1928. It is not a declare that afte does freely, voluntarily and without any cympulsion, dread or fear of any perspersons whomsoever, renounce, release and forever relinquish unto the within named. The state of south. The state of south. The state of any perspersons whomsoever, renounce, release and forever relinquish unto the within named. The state of south. The state of south. The state of any perspersons whomsoever, renounce, release and forever relinquish unto the within named. The state of south. The sta	E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. R. P. Baines In seal, and as act and deed, deliver the within written Deed; and that he, with L. P. Baines SWORN to before me, this Of New Montary Public for South Carolina E STATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Barness Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Barness Greenville County. In the state of south Carolina RENUNCIATION OF DOWN RENUNCIATION O		
LE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. P. Bainer. It made oath that _be saw the within named	E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. R. P. Baines In seal, and as act and deed, deliver the within written Deed; and that he, with L. P. Baines SWORN to before me, this Of New Montary Public for South Carolina E STATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. I, W. J. Riddle of South Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Barness Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Greenville County. In the state of south Carolina RENUNCIATION OF DOWN Barness Greenville County. In the state of south Carolina RENUNCIATION OF DOWN RENUNCIATION O	Signed, Sealed and Delivered in the Presence of	10 11 01 .
(I.	(I.		U.S. Parsison (L.
IE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. B. Bannes In seal, and as	ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me R. G. Saurus made oath thathe saw the within named. Ost Saurus n, seal, and as	\(\frac{1}{2}\)	(L,
Greenville County. Personally appeared before me. P. P. Saurison. I made oath that he saw the within named. ON Saurison. In, seal, and as his act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, GEAL) I, W. J. Pradley of A. Barrison. Greenville County. I, W. J. Pradley of A. Barrison. Go of the within named. Go of the withi	Greenville County. Personally appeared before me. R. P. Saanus. made oath that _he saw the within named		(L
n, seal, and as	act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this surface A. D. 1928 SWORN to before me, this Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I, W.J. Ridden of the within named. O. H. Samuson e of the within named. O. H. Samuson did this day appear before a composite 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 premishin mentioned and released. GIVEN under my hand and seal, this. O. N. Samuson 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 premishin mentioned and released. GIVEN under my hand and seal, this. O. N. Samuson A. D. 1928 W.D. Riddle (SEAL) Resulting that her within many concern, of, in or to all and singular, the premishin mentioned and released. GIVEN under my hand and seal, this. O. N. Riddle (SEAL) Resulting that her within and the state, and also all her right and claim of dower, of, in or to all and singular, the premishin mentioned and released. GIVEN under my hand and seal, this. O. N. Riddle (SEAL) Resulting that her within many concern, that within named the state, and also all her right and claim of dower, of, in or to all and singular, the premishin mentioned and released. GIVEN under my hand and seal, this. O. N. Riddle (SEAL)	TE STATE OF SOUTH CAROLINA,	MORIGAGE OF REAL ESTAT
SWORN to before me, this	SWORN to before me, this		
SWORN to before me, this	SWORN to before me, this		
SWORN to before me, this	SWORN to before me, this	Personally appeared before me	ison
y of Modern Public for South Carolina. SESTATE OF SOUTH CAROLINA, Greenville County. I, W. J. Ridden Notary Diblic for South Carolina. RENUNCIATION OF DOWE Greenville County. I, W. J. Ridden Notary Diblic for S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrison did this day appear before red 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 premithin mentioned and released. GIVEN under my hand and seal, this. YOR. Riddle (SEAL) Ruth Barrison RENUNCIATION OF DOWE	of Mountaile A. D. 1928. D. S. Brawlett (SEAL) RENUNCIATION OF DOWE Greenville County. I, W. J. Ridden Motary Dublic by S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Darrison of the within named. O. N. Barrison did this day appear before a 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. M. S. C. G. 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 premi him mentioned and released. GIVEN under my hand and seal, this St. O. D. 1928. T. O. Riddle (SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of this day appear before the premise of the within named. M. S. C. G.	Personally appeared before me	ison
y of Modern Public for South Carolina. SEAL) A. D. 1928. Greenville County. I, W. J. Ridden Notary Tublic for South Carolina. RENUNCIATION OF DOWE Greenville County. I, W. J. Ridden Notary Tublic for S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrison did this day appear before a 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. Meirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premithin mentioned and released. GIVEN under my hand and seal, this. A. D. 1928. W. Q. Riddle (SEAL) Ruth Barrison Renunciation of Dower Renunciation of power search and also all her right and claim of dower, of, in or to all and singular, the premithin mentioned and released. GIVEN under my hand and seal, this. W. Q. Riddle (SEAL) Ruth Barrison Renunciation of power search and seal, the premithin mentioned and released. GIVEN under my hand and seal, this. A. D. 1928. W. Q. Riddle (SEAL)	of Mountaile A. D. 1928. D. S. Brawlett (SEAL) RENUNCIATION OF DOWE Greenville County. I, W. J. Ridden Motary Dublic by S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Darrison of the within named. O. N. Barrison did this day appear before a 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. M. S. C. G. 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 premi him mentioned and released. GIVEN under my hand and seal, this St. O. D. 1928. T. O. Riddle (SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of the Warrison of SEAL) Ruth Barrison Renunciation of Dowe Renunciation of Dowe Renunciation of this day appear before the premise of the within named. M. S. C. G.	Personally appeared before me	vritten Deed; and thathe, with
Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddle, Totary Public for South Mrs. Hereby certify unto all whom it may concern, that Mrs. Hereby certify unto all whom it may concern, that Mrs. Hereby certify unto all whom it may concern, that Mrs. Hereby certify unto all whom it may concern, that Mrs. Hereby certify unto all whom it may concern, that Mrs. Hereby certify un	ESTATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddle not day Triblic for South Barrison e of the within named. O. H. Barrison errors whomsoever, renounce, release and forever relinquish unto the within named. This S. O. Marrison 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 premi him mentioned and released. GIVEN under my hand and seal, this S. O. W. A. D. 1928 W. Q. Riddle (SEAL) RENUNCIATION OF DOWE RENUNCIATION	Personally appeared before me	vritten Deed; and thathe, with
Notary Public for South Carolina. RENUNCIATION OF DOWE Greenville County. I,	Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddly notary Tiblic for Sc. C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrisan did this day appear before a 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 premi him mentioned and released. GIVEN under my hand and seal, this St. O. 192 S. W. Q. Riddle (SEAL) Remunciation of power and service in the search of the service in the premi form of the service in the premi form of the search o	Personally appeared before me	vritten Deed; and thathe, with
Greenville County. I, W. J. Riddle, Notary Pickic for S. C. hereby certify unto all whom it may concern, that Mrs. Auth Barrison e of the within named. O. H. Sarrison did this day appear before reliquon 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. M.S. C. G. 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 premichin mentioned and released. GIVEN under my hand and seal, this. LST y of New Malle. (SEAL) Radh Barrison Radh Barrison	Greenville County. I, W. J. Riddle, notary Tüblic for S. C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrison e of the within named. O. H. Barrison did this day appear before reliquon 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. M. S. O. Mull. 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 premi hin mentioned and released. GIVEN under my hand and seal, this. St. O. W. O. Riddle, (SEAL) W. O. Riddle, (SEAL) Ruth Barrison Ruth Barrison	Personally appeared before me. P. P. Baines I made oath that he saw the within named ON Barn In, seal, and as his act and deed, deliver the within w L. L. Bramlett SWORN to before me, this bt of November A. D. 1928 L. L. Brawlett (SEAL)	vritten Deed; and thathe, with
hereby certify unto all whom it may concern, that Mrs. Ruth Barrison did this day appear before reliation 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 premish mentioned and released. GIVEN under my hand and seal, this. Of Moddle (SEAL) Ruth Barrison Ruth Barrison Ruth Barrison	I, W. J. Riddle, notary Tiblic for S, C. hereby certify unto all whom it may concern, that Mrs. Ruth Barrison e of the within named. D. H. Barrison did this day appear before reliagon 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. Mrs. R. O. Miller. 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 premi hin mentioned and released. GIVEN under my hand and seal, this. A. D. 1928. To of Riddle (SEAL) Ruth Barrison	Personally appeared before me. P. P. Laines I made oath that he saw the within named ON Barn In, seal, and as his act and deed, deliver the within w L. L. Bramlett SWORN to before me, this by Of Dovember A. D. 1928 L. L. Brawlett (SEAL)	vritten Deed; and thathe, with
did this day appear before a 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 MS. L. Q. MUNI. ALL. 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 premisthin mentioned and released. GIVEN under my hand and seal, this St. A. D. 192. St. Y. Q. Riddle (SEAL) W.Q. Riddle (SEAL)	did this day appear before a support 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 MS. C. M.	Personally appeared before me	vritten Deed; and that he, with witnessed the execution thereof.
did this day appear before to the within named. He of 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 premishin mentioned and released. GIVEN under my hand and seal, this Office of 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 premishin mentioned and released. GIVEN under my hand and seal, this Office of 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 premishin mentioned and released. GIVEN under my hand and seal, this Office of the within named. M. D. 192 S. A. D. 1	did this day appear before a support 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 MS. C. M.	Personally appeared before me	ritten Deed; and that he, with witnessed the execution thereof. P. P. James RENUNCIATION OF DOWE
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 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 premithin mentioned and released. GIVEN under my hand and seal, this. John Moundard A. D. 192.8. You Middle (SEAL) Routh Barrison	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	Personally appeared before me	vritten Deed; and that he, with witnessed the execution thereof. P. P. James RENUNCIATION OF DOWE
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 premishin mentioned and released. GIVEN under my hand and seal, this	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 premi hin mentioned and released. GIVEN under my hand and seal, this	Personally appeared before me	vritten Deed; and thathe, with
GIVEN under my hand and seal, this 1st of Riddle (SEAL) Ruth Barrison	GIVEN under my hand and seal, this	Personally appeared before me. P. P. Saines I made oath that he saw the within named ON Sain In, seal, and as his act and deed, deliver the within w L. P. Sainlett SWORN to before me, this 1st of Doublett (SEAL) Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, Greenville County. I, P. Riddle, notary Tiblic hereby certify unto all whom it may concern, that Mrs. Ruth e of the within named. O. M. Barrison	vritten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWE Jor S, C Garrison did this day appear before to
GIVEN under my hand and seal, this	GIVEN under my hand and seal, this 1st of November A. D. 1928 W. Q. Riddle (SEAL) Puth Garrison	Personally appeared before me. P. P. Baines I made oath thathe saw the within named	ritten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWE Jor S, C Garrison did this day appear before a does freely, voluntarily and without any compulsion, dread or fear of any pers
y of November A. D. 1928. W.D. Riddle (SEAL) Ruth Garrison	W. Q. Riddle (SEAL) Ruth Garrison	Personally appeared before me. P. P. Baines I made oath that he saw the within named O. S. Isass. In, seal, and as Last act and deed, deliver the within w. L. Branlett SWORN to before me, this Lst y of Lasaulett (SEAL) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Lasaulett Greenville County. Heirs and Assigns, all her interest and estated. Heirs and Assigns, all her interest and estated.	ritten Deed; and that he, with witnessed the execution thereof. RENUNCIATION OF DOWE for S, C Darrison did this day appear before r does freely, voluntarily and without any compulsion, dread or fear of any pers hin named. M.S. L.Q. M.M. H.L.
wof W. A. D. 1923. W. A. Middle (SEAL) Notary Public for South Carolina.	Of W.J. Riddle (SEAL) Notary Public for South Carolina. Recorded Nov. 311 , 1928, at 10:50 o'clock of M.	Personally appeared before me. P. Paines d made oath that he saw the within named ON Isana gn, seal, and as he had act and deed, deliver the within w L. Paramett SWORN to before me, this by of November A. D. 1928 L. Raulett (SEAL) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, W. J. Riddle May Tible thereby certify unto all whom it may concern, that Mrs. Ruth fe of the within named. O. Marison d upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the with Heirs and Assigns, all her interest and estate thin mentioned and released.	ritten Deed; and thathe, with
Notary Public for South Carolina. (SEAL) /	Notary Public for South Carolina. Recorded Nov. 311, 1928, at 10:50 o'clock 1. M.	Personally appeared before me. P. Baines d made oath thathe saw the within named	ritten Deed; and that he, with witnessed the execution thereof. P. P. Jaines RENUNCIATION OF DOWE Jor S. C. Jarrison did this day appear before n does freely, voluntarily and without any compulsion, dread or fear of any pers hin named Mass. L. Q. Sulland, L. L. e, and also all her right and claim of dower, of, in or to all and singular, the premise
	Recorded Dov. 31d , 1928, at 10:50 o'clock of. M.	Personally appeared before me. P. Baines d made oath that he saw the within named ON Bain gn, seal, and as he had and seal this Personally appeared before me. P. Baines A. D. Baines SWORN to before me, this had and seal this Personally appeared before me. P. Baines A. D. Baines SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this A. D. 1928 SWORN to before me, this had and seal this SWORN to before me, the within within the mentioned and released.	ritten Deed; and that he, with witnessed the execution thereof. P. P. Jaines RENUNCIATION OF DOWE Jor S. C. Jarrison did this day appear before not one of the strength o