AND IT IS AGREED, by and between the said parties, that the said mortgagor.  to hold and enjoy the said entires until default of payment shall be made.  WITHERS LIFE Hand and Seal this 22 of day pol December 1 and in the one hundred and in the year of one thousand night undered and year of the Soyfreight and Indomendence of the United States of America Signed Scaledrand Delivered of the Presence of L. S. (L. S.	$oldsymbol{\cdot}$	$70^{\circ}$
Their Beauty and Antiferror were and forces desired in dailings for sald fermion unto the said. **DEFECTION** In the Beauty and Antiferror was an Antiferror with the said forces and forces. Administrators and Antiferror to lower be home under the said their and antiferror to lower be home under the said their as an unit of ters than the same, or my gart forces. **Deliars (is a company or companies toticates the same, or my gart forces the said Mercapure species to lower be home under the same insured from You or demand for an antiferror to be increased to the said Mercapure. **Deliars (is a company or companies toticates the said said to the said and the said said forces to be increased to the said said Mercapure. **Deliars (is a company or companies toticates the murrager. **) and zero; the same insured from You or demand for an antiferror to the premium and expertent to the said delth, or interest totic forces to the said delth, or interest totic forces and expertent of said delth, or interest totic forces and expertent of said delth, or interest totic forces and expertent to the delth of interest totic forces and expertent to the delth of interest totic forces and expertent to the delth of interest totic forces and expertent to the delth of interest totic or expertent without likelity to anomal for any order to the said delth, statement code or expertent; without likelity to anomal for said mercapure. ** The said total confidence of the properties of the properties and the said and with code of the properties of the properties and the said and with code of the properties of the properties and expertent to the said and with code of the properties of the properties and even the said and with code of the properties and the said total, code to the said and with code of the properties and the said total, code to the said and with code of the properties and the said total code of the properties and the said total code of the properties and code of the delth of the controlline to the said and the said total code of		()
Extractions. Administrators and Assigns, and every grown obscustored backful changing for a data the same are year to find the process of the same and the part of the same are year to find the configuration of the part of the same and the part of the same and the part of the part o	•	_ ,
Extractions. Administrators and Assigns, and every grown obscustored backful changing for a data the same are year to find the process of the same and the part of the same are year to find the configuration of the part of the same and the part of the same and the part of the part o	warrant and forever defend all and singular the said gremises unto the sa	aid nannie B. Laucaster her
in Secondary, Administratures and Assigns, and curry general submanances their desiring, on the line is a sum not be about the state of the parties of the p		
Dollar (in a company as companies antificatory) to the mortgage		
Dollars (an empayor companies actificatory to the mereganess	And the said Mortgagor agree to insure the house and buildings	on said lot in a sum not less than Fare Hundred
for, and saign the policy of insurance to and Murtagage		
And if at any time any part of said delth, or interest thoughes be gost due and unpaid.  And if at any time any part of said delth, or interest thoughes be gost due and unpaid.  Heir, Escenter, Administrators or Assign, and agree that any Judge of the said procedule through (steep staying cost) of said or contents or administrators or Assign, and agree that any Judge of the said procedule through (steep staying cost) of said or contents or administrators or Assign, and agree that any Judge of the said mortgager.  PROVIDED ANAYS, NEVERTHELESS, and is is the true interest and meaning of the parties to three Presents, that if all said mortgager. do and shall well and truly pay or cause to be paid, unto the said mortgager. do and shall well and truly pay or cause to be paid, unto the said mortgager.  AND IT IS AGREED by and between the said parties, that the said mortgager.  To load and enjoy the said mortgager and the said parties, that the said mortgager.  To load and enjoy the said mortgager and said through the said said parties and said said that case, determine, and be uterly said and enjoy the said mortgager.  To load and enjoy the said mortgager and said that case determine, and be uterly said and enjoy the said mortgager.  To load and enjoy the said mortgager and of our Loyd see themself said parties, that the said mortgager.  To load and enjoy the said mortgager and of the payers of our Loyd see themself said pay and Seal.  The STATE OF SOUTH CAROLINA.  Greenville County.  The STATE OF SOUTH CAROLINA,  Greenville County.  To load each that he saw the within numed.  AD JUG STATE OF SOUTH CAROLINA,  Greenville County.  The STATE OF SOUTH CAROLINA,  Greenville County.  The said and said said said said said said said sai		
the premium and expenses of such insurance under this morngage, with interest  And if at any time any gart of said debt, or interest their by so yet due and unquid  And if at any time any gart of said debt, or interest their by so yet and the control of the profits of the profits of the control of the profits of the pro	y cause the same to be insured in	name and reimburse herself
And if a any time any part of said doth, or interest theufilm be past due and anguid.  And if a any time any part of said doth, or interest theufilm be past due and anything and the rests and profits of the check described profits and state may, as thember or otherwise, applied a review with authority to take postendors and adjections and operation and interest and operation of the parties to the parties and objects and profits applied of the parties of adjection and profits applied and profits applie		/
Like the conclosed provinces to soil provinces to soil provinces.  The construction of the control provinces to soil provinces.  The control of the control	the premium and expenses of such insurance under this mortgage, with in	nterest
Like in Escaption Administratory or Antigon, and agree than any factor of the control pressure of the control pressure of the control of the pressure of address that an administration of the pressure of delice and pressure of address applies of presental thereof. (after paying casts of callection) upon the said delt, interest with authority to the possible of addressing and of the pressure of address the pressure of the pressu	And if at any time any part of said debt, or interest thereon be past du	ue and unpaidhereby assign the rents and profits of
processes thereof (after paying costs of collection) upon the sald debt, interest, costs or expenses; without likelity to account for anything more than the rent profess actually oblived.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if I are interested and cruly pay or crease to be paid, auto the said mortgage. — the said debt, or sum of money aforesaid, with interest thereof any be due, according to the true intent and meaning of the said mote, the next debt, or sum of money aforesaid, with interest thereof any be due, according to the true intent and meaning of the said mote, then this deed of bargam and sale shall case, determine, and the utterly oull and wold; other retrees until default of payment shall be made.  ARD IT IS AGREED, by and between the said parties, that the said mortgager. — the said debt, or sum of money aforesaid, with interest thereof extends the full force and virtue.  ARD IT IS AGREED, by and between the said parties, that the said mortgager. — the said deal, or sum of money aforesaid, with interest thereof extends the full force and virtue.  ARD IT IS AGREED, by and between the said parties, that the said mortgager. — the said deal, or sum of money aforesaid, with interest thereof extends the said read of the said mortgager. — the said case, determine, and the cutterly oull and enjoy the said entered and enjoy the said entered and the said of the said and enjoy the said entered and enjoy the s	e above described premises to said mortgagee or	
and mortgagor—do and shall well and truly pay or cause to be paid, unto the asid mortgagor—the said chick or sum of monory aforesaid, with interest therese you be due, according to the true interest and meaning of the said mortgagor—the said of bargain and said shill case, determine, and be utterly mill and ovid; other ever remain in full force and virtue.  ADD IT IS AGRIERO, by and between the said parties, that the said mortgagor—the said case of the said mortgagor—the said case will default of payment shall be made.  WITHESS	e net proceeds thereof (after paying costs of collection) upon the said debt	ot, interest, costs or expenses; without liability to account for anything more than the rent
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  AND IT IS AGREED, by and between the said parties, that the said mortgagor.  WITNESS PARTY Hand and Seal this and in the one hundred and in the year of our Lord one thousand night hundred and year of the Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of Year of the Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of The Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of The Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of The Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of The Soyreigrty and Independence of the United States of America Signed Sealedgag Delivered if the Presupce of The Soyreigrty and Independence of the United States of America Signed Sealedgag		
witnessed the execution thereof.  WITNESS 1924 Hand and Seat , this 2224 day for Melecular and in the one hundred and wear of our Logd one thousand night hundred and wear of the Soyferight and Independence of the United States of America  Signort Scaledagh Delivered if the Presspec of	e said mortgagor, do and shall well and truly pay or cause to be paid, any be due, according to the true intent and meaning of the said note, the se-to remain in full force and virtue.	unto the said mortgagee, the said debt, or sum of money aforesaid, with interest thereonen this deed of bargain and sale shall cease, determine, and be utterly null and void; other
WITKESS 2222 Hand and Seal this 222d day of McCaucher in the year of our Loyd one thousand ning hundred and 200224 Left and In the one hundred and 200424 Left and In the one hundred and 200424 Left and Indivendence of the United States of America  Signed Scaledary Delivered by the Presupce of Left and Indivendence of the United States of America  Signed Scaledary Delivered by the Presupce of Left and Indivendence of the United States of America  Signed Scaledary Delivered by the Presupce of Left and Indivendence of the United States of America  Signed Scaledary Delivered by the Presupce of Left and Indivendence of the United States of America  (L. S. (	AND IT IS AGREED, by and between the said parties, that the said mort	tgagor to hold and enjoy the sai
Signed Sealed and Delivered if the Presence of  Signed Sealed and Delivered if the Presence of  (L. S. (L.	emises until default of payment shall be made.	
Signed Sealed and Delivered if the Presence of  Signed Sealed and Delivered if the Presence of  (L. S. (L.	WITNESS Hand and Seal this	2,2 nd daypi, Wicember
Signed, Scaledaryd Delivered if the Presspace of  (L. S.  (L.		
Greenville County.  PERSONALLY appeared before me	<i>'</i>	ereignty and Independence of the United States of America
Greenville County.  PERSONALLY appeared before me	Jag Thood	Jones Saylor (L. S.
Greenville County.  PERSONALLY appeared before me	W. B. Hotog class	(L, S.
Greenville County.  PERSONALLY appeared before me		(L, S.
Greenville County.  PERSONALLY appeared before me  It made oath that		(L, S.
witnessed the execution thereof.  A. D. 1927  A. D. 1927  Notary Jubic for South Carolina  RESTATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  fe 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 person or per as whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premise thin mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192	0 52 21	vd er Taylor
witnessed the execution thereof.  To WORN to before me, this.  A. D. 1923  Notary Public for South Carolina  RENUNCIATION OF DOWER Greenville County.  I,		
WORN to before me, this	n, seal, and as act and deed, deliver the within	in written Deed; and thathe, with
Notary Public for South Carolina  RENUNCIATION OF DOWER Greenville County.  I,	a.B. Holtz	class witnessed the execution thereof.
Notary Public for South Carolina  RENUNCIATION OF DOWER Greenville County.  I,	27.4	
Notary Public for South Carolina  RENUNCIATION OF DOWER Greenville County.  I,	WORN to before me, this.	•
Notary Public for South Carolina  RENUNCIATION OF DOWER Greenville County.  I,	y of P () A. D. 1922	2m Wood
Greenville County.  I,	Notary Jubic for South Carolina	
Greenville County.  I,	<u>'</u>	
I,	· }	RENUNCIATION OF DOWE
The of the within named	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	hereby certify unto all whom it may concern, that Mrs	
s whomsoever, renounce, release and forever relinquish unto the within named	•	
Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premise divided and released.  GIVEN under my hand and seal, this		
of	s whomsoever, renounce, release and forever relinquish unto the within nar	.med
of		
GIVEN under my hand and seal, this		
of		estate, and also her right and claim of dower, of, in or to all and singular, the premise
Notary Public for South Carolina/	hin mentioned and released.	estate, and also her right and claim of dower, of, in or to all and singular, the premise
Notary Public for South Carolina  (SEAL) / Since the second secon	GIVEN under my hand and seal, this	state, and also her right and claim of dower, of, in or to all and singular, the premise
and the second second	GIVEN under my hand and seal, this	
and the second s	GIVEN under my hand and seal, this	
	GIVEN under my hand and seal, this	