berriep bind. Heirs and Assigns, forence. And I felling Recorders and Administrators on more and administrators and Assigns, and every person whosewore horticly classings, or to claim the same, or sty part forence. And the said Mortgager	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Apput TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	A. Martin, Lis
left. Executors, Administrators and Avingo, and every person who conserve begins, beinging, on this that he man or any part threes. And the said Xectangor—signes—to insure the borse and buildings on add to it in a man and sets than. Judica (in a conjugate)—to insure the borse and buildings on add to it in a man and sets than. Judica (in a conjugate)—to insure the borse and buildings on add to it in a conjugate—to shall at any time side to do on these the add surregave—any strate the game to be insured in the conjugate—to the he mortgage—that it is any time side to do on these the add surregave, and saving the persons to be insured in the conjugate—that it is the conjugate—that it is the conjugate in the conj		Heirs and Assigns, forever. And
time. Execution, Administrators and Avisigns, and every persons who movemes bartled, which are gained and applications. And the said Medganger agrees to linear the boots and buildings on said to the acus to the text to produce the said and acus and the acus and the said of the same and the said to the same and the said to the same and the same and the same and the same and the said to the same and the same and the same and the same and the said to the same and the same and the same and the same and the said to the same and the same	hereby bind Myself and My	Heirs, Executors and Administrators,
the Recentury, Administratures and Crisique, and crosy generous who enserved barthly designed on the line has ance, a case post transport. And the still Mertgager—ager—to interest the selection of the barthly of the contribution of the line of t	warrant and forever defend, all and singular the said premises unto the said	L.g. Martin Lin
deep continues and developes, and covery persons who encourse the city devisings of the child and the states, or any part thereof. And the wild Managares— again to give make the house and holdings; as wild in the a name all metals. Dollars (in a company or companies extinication by the continues of the continues of the parties of the policy of instrument to said managares—, and that is the event that the mortusper—, and that we person the parties of the continues of the mortusper—, are case the more to be instrumed. And it as any three may part of said dolls, or instrument the past due and mapadares— And it as any three may part of said dolls, or instrument three mortuspers—, we can be extended to said dolls, or instrument three mortuspers—, and the said variety and three may part of said dolls, or instrument and any or instruments of said dolls, or instrument three mortuspers—, and the said variety and three may part of said dolls, or instrument three mortuspers—, and the said said said three may part of said dolls, or instrument three mortuspers—, and the said said said three may part of said dolls, or instrument three mortuspers—, and the said said said said said said said said	Не	eirs and Assigns, from and against MUL and Muf
Tollars (in a company or companies statisticate, we the meritages—), and along the some inserted from lone or claim fairs and unique the policy of insurance to add mortgages—, and the core that he does not then the said mortgages—and all are not time fall to do so, then the said mortgages—and the core that he does not then the said mortgages—and all are not time fall to do so, then the said mortgages—and the core that he does not then the said mortgages—and all are not time fall to do so, then the said mortgages—and all are not time fall to do so, then the said mortgages—and all are not time fall to do so, the said only and and the said and time fall to the said of the	eirs, Executors, Administrators and Assigns, and every person whomsoever lawfully	claiming, or to claim the same, or any part thereof.
ries, and aring the policy of instructor to sild mortgages	And the said Mortgagor agree to insure the house and buildings on said	lot in a sum not less than
and the army time car years of said deal, or interest thereon be year does and equality and expension of each insurance under this mortgage, with instruct. And if at any time car years of said deal, or interest thereon be year does and equality. And if at any time car years of said deal, or interest thereon be year does and equality. And if at any time car years of said deal, or interest thereon to year does and equality and years of the control of said Said many, and otherwise or all there is no an account of said Said many, and otherwise of said said said said said said said said		
And if at any-time care part of said-invariance under this continue, with interest. And if at any-time care part of said-debt, or interest florence be past due and supplied. And if at any-time care part of said-debt, or interest florence be gest due and supplied. And if at any-time care part of said-debt, or interest florence be gest due and supplied. And if at any-time care part of said-debt, or interest florence be gest due and supplied. And if a supplied care of said-debt growthes by and more and said-debt growthes are gently as a said-debt growth	y 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 mortgagee
And if at any time any part of said date, or interest thereon be past due and unsoid. And if at any time any part of said date, or interest thereon be past due and unsoid. The Scientific Administration of Arithmetican or	nay cause the same to be insured inna	me and reimburse
And if at any time any part of said debt, or interest thereon he past the and unpaid. And if at any time any part of said debt, or interest, special a receiver with substitute to the construction of and State may, or character or destinate the said state in the antiproced between control and state and an object of control to the proceed for control to the control to the procession of said debt, and provides and confider said reads and solid supplies and provides and confider said read and solid supplies and provides and confider said read and provides and provides and read and solid sol		
And if ac any time any part of said dela, or interest thereon be past due and unyoul hearthy students the cents and profits the altered excibed openines to used unrelagence. The control count of add faces may, a changes or otherwise, appoint a receiver with authority to this posterious of out of the control of controls. Appoint a receiver with authority to the posterious of color of the profits posterious or and profits and profits and a profit and profits of the parties of the pa		,
in above described gravition to sold consequence of the content of		
Trees to read and State many, at chanders or otherwise, ampoint a reverser with authority to lake powerants of said premate and certific and certific and profile actually colored to a supplied and profile actually colored to the said to the said and profile and said and profile and said actually colored to the said to the said and profile and said actually colored to the said to the said and profile and said actually colored to the said and profile actually colored to the said to the said and profile actually colored to the said	he above described premises to said mortgagee or	
is asid mortagener do and shall well and traly pay or came to be paid, unto the suid mortagenee this said drive, or sum or money accreased, this desires the said sale shall case, descrime, and be susceed that it is rest to charge in the force and be susceed that it is rest to charge in the force and be succeed that it is rest to charge in the force and be succeed that it is rest to charge in the force and be succeed that it is rest to charge in the force in the force of the said mortagener	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authories the net proceeds thereof (after paying costs of collection) upon the said debt, interest	pority to take possession of said premises and collect said rents and profits applying
is any to down, seconding to the true interest and canning of the said notes, then dain deed of bargans and sale shall cooke, determine, and he utterly mult also work; and the true is to tenable in this force and viruse. AND IT IS AGREED, by and between the said parties, that the said nortgagor. ———————————————————————————————————	. •	
Permises small default of payment shall be made. WITINESS WITINESS WITINESS WITINESS WITINESS In the year of our Lord and thousand nice boundred and. WITINESS The perm of our Lord and thousand nice boundred and. WITINESS WITINESS WITINESS America. Jegoud, Souley and Japinyred in the Pyreence of WITINESS WORT SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. Act and deed, deliver the within varietien Deed; and that he, with. SWOEN to lactore me, this Witnessed the execution thereof. SWOEN to lactore me, this Notary Public for South A. D. 1924 Notary Public for South Carolina. Greenville County. THE STATE OF SOUTH CAROLINA. Greenville County. Lead Lead Lead Lead Lead Lead Lead Lead	if any be due, according to the true intent and meaning of the said note, then this d wise to remain in full force and virtue.	deed of bargain and sale shall cease, determine, and be utterly null and void; other-
WITNESS The part of our Lord and thousand mine hundred and. WITNESS It to the year of our Lord and thousand mine hundred and. WITNESS The part of the Sovereignty and Independence of the United States of America. Signaph, Sorge and Engineer in the Postence of W. C.		to hold and enjoy the said
year of the Stovereignty and Independence of the United States of America. Signed. Striggs and Engingered in the Experience of CL. CL. CL. CL. CL. CL. CL. CL	WITNESS Hand and Seal this	L. day of May
Signed. Sedigl. and Spilogered in the presence of Signed. Sedigl. and Spilogered in the presence of CL. C.	in the year of our Lord one thousand nine hundred and Mucuty	and in the one hundred and
Signal, Sedged and Palayered, in the December of A. M. Mortagare of the Control of the Control of the STATE OF SOUTH CAROLINA, Creenville County. FERSONALLY appeared before me A. A. D. 19 J. Sworth of the execution thereof. SWORN to before me, this Sworth Carolina. A. D. 19 J. Sworth Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. do before certify unto all whim it may concera, that Mrs. wife of the witnin named. 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 person or suns whomsoever, renounce, release, and forever reinquish 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 peer within mentioned and released. GIVEN under my hand and seal, this.		
THE STATE OF SOUTH CAROLINA, Greenville County. Sign, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whim it way concern, that Mrs. wife of the witnin named. 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 or sons whomsoever, renounce, release, and forever reinquish 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 prec within named and released. GIVEN under my band and seal, this.		
Greenville County. PERSONALLY appeared before me. and made oath thathe saw the within named	If Jatrick	J. R. Mchardson (L. S.
PERSONALLY appeared before me. and made cath that he saw the within named f. Relatively. sign, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this for the witnessed the execution thereof. SWORN to before me, this for the witnessed the execution thereof. SWORN to before me, this for the witnessed the execution thereof. SWORN to before me, this for the witnessed the execution thereof. THE STATE OF SOUTH CAROLINA, Greenville County. I. do bereby certify unto all whim it may concern, that Mrs. wife of the witnin named find 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 person or sons 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 preswithin mentioned and released. GIVEN under my hand and seal, this	-WH Wgnew }	(L. S.
PERSONALLY appeared before me. and made oath thathe saw the within named		(L, S.
PERSONALLY appeared before me. and made oath thathe saw the within named		(L. S.
sign, seal, and as	Greenville County.	MORTGAGE OF REAL ESTATE
sign, seal, and as. According to before me, this. According to the within written Deed; and thathe, with	14100111144 appeared server meaning	
SWORN to before me, this. day of May A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whim it may concern, that Mrs. wife of the witnin named. wife of the witnin named. 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 or sons 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 prer within mentioned and released. GIVEN under my hand and seal, this.	and made oath thathe saw the within named	hardson
SWORN to before me, this. day of May A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whim it may concern, that Mrs. wife of the witnin named. wife of the witnin named. 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 or sons 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 prer within mentioned and released. GIVEN under my hand and seal, this.		
SWORN to before me, this. day of May A. D. 1924 THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whim it may concern, that Mrs. wife of the witnin named. wife of the witnin named. 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 or sons 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 prer within mentioned and released. GIVEN under my hand and seal, this.	sion seed and as	Durch and that the mith
SWORN to before me, this. day of A. D. 19 24 C. Steen (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whim it may concern, that Mrs. wife of the witnin named. 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 or sons 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 prer within mentioned and released. GIVEN under my hand and seal, this.		Deed; and thatne, with
day of	a of agnew	witnessed the execution thereof.
day of	SWORN to before me, this	
THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whim it may concern, that Mrs. wife of the witnin named. 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 or sons 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 prer within mentioned and released. GIVEN under my hand and seal, this	2011	
THE STATE OF SOUTH CAROLINA, Greenville County. I,	A LESTER (STAIL)	HOI Patrick,
Greenville County. I,	Notary Public for South Carolina.	
Greenville County. I,		
I,	THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWE
wife of the witnin named	Greenville County.	Money mo-j
wife of the witnin named	I,	
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 or sons whomsoever, renounce, release, and forever relinquish unto the within named	do hereby certify unto all whim it may concern, that Mrs	
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 or sons whomsoever, renounce, release, and forever relinquish unto the within named	wife of the witnin named	did this day appear before n
sons whomsoever, renounce, release, and forever relinquish unto the within named		
within mentioned and released. GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		nd also all her right and claim of dower, of, in or to all and singular, the premis
day of	1	
$oldsymbol{\iota}$	day of	
Notary Public for South Carolina.	(SEAL)	
Notary Public for South Carolina. Recorded May 3/st 1929, at 3:20 o'clock, M.	Notary Public for South Carolina.	