TO LAVE AND TO NOVA, all see integrant, the and Precises guide the said of the Control of the Co	TOGETHER with, all and singular, the Rights, Members, Hereditaments	s and Appurtenances to the said P	remises belonging, or in anywise incident or appertaining.
in the relay to the Comment of Administration in the second of the Comment of Administration in the second of the Comment of t			
to extract and precess classed, as any frequent to east one classes. Now not a grideral and the classes. The most applicant and control of the classes. The most applicant and control of the classes. And the said Mortugars—agree—to these the beans and herbiting on the class. And the said Mortugars—agree—to these the beans and herbiting on the classes. Delian (in a corpusor of company of company of the classes.) Delian (in a corpusor of company of company of the classes. Delian (in a corpusor of company of company of the classes.) Delian (in a corpusor of company of company of the classes. Delian (in a corpusor of company of company of company. Delian (in a corpusor of company. Delian (in a cor	for the will a survey	ne, nes	Heirs and Assigns, forever. And
to surround study forcests counted as and programs the seath respective most the seath of the counter of the seathers. Note that the seathers are all additions, and congruent and Antique, and congruent seathers with the seathers and antiques. And the said Mortugues— serve— to increase them and believes to the seathers. And the said Mortugues—, and there are desired, and congruent— seathers to the mortugues—, and the said mortugues—, and that in the core that the mortugues—, and the said mortugues— are seathers and the said mortugues—, and that in the core that the mortugues—, and the said mortugues— are seathers and the said mortugues—, and that in the core that the mortugues—, and the said mortugues— are seathers and continued the mortugues—, and that is an even that the mortugues—, and that is any fine any gene of a side dark or interest fearners to and margines—, and that is an even that the mortugues——, and that is any fine any gene of a side dark or interest fearners to easily and the said of the said mortugues——, and that is an even that the mortugues——, and the said mortugues—— and the said mortugues—— and that is an expected the said of the said mortugues—— and that is an expected the said of the said mortugues—— and the said mortugues——— and the said mortugues——— and the said mortugues——— and the said mortugues———————————————————————————————————	do hereby bind Dry Alf Tuy	00000	Heirs, Executors and Administrators,
The Market and Advanced and Continues and Advanced to the party of the continues of the party of	to warrant and forever defend, all and singular the said premises unto the said	id C. Caller	eon as atty por
Hote, Individual contents of Articles, and colory perom who managed to the formation of a state of the other Act the side fragged groups and income to be more distillation and 20 at in 2 can not be about the pollory of inventors to add incompage—and that in the creek that the contents—and in on the table to she so, then the add incompage—and that in the creek that the contents—and in any other table to she so, then the add incompage—and that in the creek that the contents—and table to she so, then the add incompage—and that in the creek that the contents—and table to she so, then the add incompage—and that in the creek that the contents—and call the she so, then the add incompage—and table the contents and contents and incompage—and table the contents and contents and incompage—and table the contents and contents	Mrs. Jane J. Trenholm, his	Heirs and Assigns, from a	and against Tuyself mus
by the and assign the policy of incurrence to and meritagene	Heirs, Executors, Administrators and Assigns, and every person whomsoever	er lawfully claiming, or to claim the	e same, or any part thereof.
by the two longs the peocy is immensed to add mortgage			
go for, so a larger the policy of increased to sold metageness—, and that in the creat that the surregister— shall at any time and so do so, thus the aid mereganes— may cause the anate to be increased in the surregister. The premium and expenses of such increase under this mortgage, with intress and profits of the system of the premium and expenses of such increased forecase he past (sow and ungold. And if at a ray time any part of said debt, or interest forecase he past (sow and ungold. And if at a ray time any part of said debt, or interest forecase, appoints a receiver who articularly to the premium core of Asignat, and Service and Controlled Novel to the said the said of the said of the said the said of the said the said of the said in the time interest and executing of the parties to these Present, that ii. PROVIDED ALWAYS INVESTMENTEES, and is the time interest and executing without individual to the said the said of the said and said the said of the the sai		mpanies satisfactory to the mortga	agee), and keep the same insured from loss or damage
The premium and engines of soch interace under this meringan, with interest. And if at any time any part of said deck or interest florence be past from and impact. And if at any time any part of said deck or interest florence be past from and indigent to the control of said Shaw may, a chamber or or offering, appoint, a receiver with authority to the generation of said principle and collect and generation of the collect of said and collect or or offering said and the collect of said said said and collect of said said said and collect of said said said said said said said said	by hre, and assign the policy of insurance to said mortgagee, and that in	the event that the mortgagor s	shall at any time fail to do so, then the said mortgagee
the above developed premises to seed congregate. The second services there is no processed to the control of premises to seed congregate. The second	may cause the same to be insured in	name and reimburse	
the above described primities to said said disk, or interest thereon be past for and supposed. The control of and Same may, a chandrer or attention, apoint a rective with authority to take possession of said state on the past of the factor of and Same may, a chandrer or attention, apoint a rective with authority to take possession of said state and sare that any Take of the factor of the said state of th		,	
the above secretary premises to and martingage	for the premium and expenses of such insurance under this mortgage, with inte	erest.	
the above described premises to add martingage	And if at any time any part of said debt, or interest thereon be past due	and unpaid	hereby assigns the rents and profits of
The ore process thereof (after sporing costs of collection) from the raid disk, interest, one or excesses without liability to account for another and problem appropriate process. A second control of the problem and the problem of the problem of the problem. PROVIDED ALWAYS, EVERTHELESS, and it is the tree block and coasting of the parties to these Processes, this if. In our increase, of, on at shall we are a dearly pay or cause to be paid, under the said portugent, the head disk, to and control parties to remain in full cores and transmits, and and send to the paid notice, then the said operation and the shall coasts, determine, and be attrety out, and void; otherwise to remain in full cores and transmits. The said control parties is the said control of the paid to the pai	the above described premises to said mortgagee, or	Heirs, Executors, Ad	dministrators or Assigns, and agree that any Judge of the
The said mortugueze—, the and healt well and morty pay or exacts to be paid, anto the said anottegree—, the said debt, or sum of money sharmals, with increase thereon, exists or results in fail forces and virus—and manufact plus said not, then this seed of bargain and said said said said. Seed, the said debt, or sum of money sharmals, with increase thereon, exists or results in this seed of bargain and said said said said said said said sai	the net proceeds thereof (after paying costs of collection) upon the said debt and profits actually collected.	ot, interest, costs or expenses; with	thout liability to account for anything more than the rents
The said mortugueze—, the and healt well and morty pay or exacts to be paid, anto the said anottegree—, the said debt, or sum of money sharmals, with increase thereon, exists or results in fail forces and virus—and manufact plus said not, then this seed of bargain and said said said said. Seed, the said debt, or sum of money sharmals, with increase thereon, exists or results in this seed of bargain and said said said said said said said sai	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent ar	nd meaning of the parties to these	e Presents, that if
withouse and detail of payment shall be made. WITHINGS MELLY Hand and Seal, this. 3rd Any of September and in the one hundred and the source of the United States of America. Signey Scaled and Delivered in the Presence of August Made Made and English and Delivered in the Presence of August M. Saural August M. Saural (L. S.) (HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Garden Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within the saw the within the saw the within winton Deed; and that he within withoused the execution thereof. SWORN to before me, this. 3rd A. D. 19 24 A. D. 19 25 A. D.	the said mortgagor, do and shall well and truly pay or cause to be paid, f any be due, according to the true intent and meaning of the said pate the		
withouse and detail of payment shall be made. WITHINGS MELLY Hand and Seal, this. 3rd Any of September and in the one hundred and the source of the United States of America. Signey Scaled and Delivered in the Presence of August Made Made and English and Delivered in the Presence of August M. Saural August M. Saural (L. S.) (HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Garden Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within named Add Made out that he saw the within the saw the within the saw the within winton Deed; and that he within withoused the execution thereof. SWORN to before me, this. 3rd A. D. 19 24 A. D. 19 25 A. D.	AND IT IS AGREED, by and between the said parties, that the said mor	rtgagor	to hold and enjoy the said
Signey Sealed and Delivered in the Presence of Signey Sealed and Delivered in the Presence of August M. And M. Stand M. Stand M. Stand Montgage of the United States of America. Signey Sealed and Delivered in the Presence of August M. And Montgage of the Presence of August M. Stand Montgage of the Presence of August M. Stand Montgage of Real Estate CL. S.) (L. S.	remises until default of payment shall be made.	•	0
Signey Saled and Delivered in the Personne of August M. Stands Mortgage in the Personne of August M. Stands Mortgage (L. S.) (WITNESS	Sew ,	day of Deplember
Signed Stated and Delivered in the Presence of August M. Stated	in the year of our Lord one thousand nine hundred and Amel	ety-nevel	and in the one hundred and
Signed Saded and Delivered in the Presence of Jufus IN. Young (I. S.) (I.	The Sovereignty :	and Independence of the United S	states of America.
(I. S.) (I.	Signed Sealed and Delivered in the Presence of		
(I. S.) (I. S.	(Jugus) / K Stard	State m	Partin House (L. S.)
(I. S.) (I. S.			(L. S.)
HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. And made oath thathe saw the within named	Vill. Srara		
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. A deed, deliver the within written Deed; and thathe, with. SWORN to before ms, this. SWORN to before ms, this. SWORN to before ms, this. A D. 19 24 Notary Public for South Carolina. GERAL) A D. 19 24 HE STATE OF SOUTH CAROLINA, Greenville County. I hereby certify unto all whim it may concern, that Mrs. fe of the witnin named. 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises thin montioned and released. GIVEN under my hand and seal, this. Notary Public for South Carolina. Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL)			
PERSONALLY appeared before me Adda Made oath that he saw the within named Adda Made oath that he saw the within named Adda Made oath that he saw the within named Adda Made oath that he saw the within named Adda Made oath that he saw the within named Adda Made oath that he with witnessed the execution thereof. SWORN to before me, this 32 A D. 1928 What Made Oath Carolina (SEAL) And D. 1928 What Made Oath Carolina (SEAL) And D. 1928 Whereby certify unto all whim it may concern, that Mrs. The of the witnin named dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises of the mentioned and released. GIVEN under my hand and seal, this. Off. A. D. 19			
PERSONALLY appeared before me Gugles M. Shared and made oath thathe saw the within named Share Marles Ground go, seal, and as	Greenville County.		
gn, seal, and as Lll act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this A. D. 1924 A. D. 1924 HE STATE OF SOUTH CAROLINA, Greenville County. I. hereby certify unto all whim it may concern, that Mrs fe of the witnin named. did this day appear before me, and deed are that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this A. D. 19 Notary Public for South Carolina.	PERSONALLY appeared before me Jufus.	m Itand	, ,
ign, seal, and as. Let and deed, deliver the within written Deed; and thathe, with	At 2	n 1 9,	
ign, seal, and as Lee act and deed, deliver the within written Deed; and thathe, with	nd made oath thathe saw the within named	Marless of	oung
witnessed the execution thereof. SWORN to before me, this			
SWORN to before me, this	her)		
witnessed the execution thereof. SWORN to before me, this	ign, sear, and as	ritten Deed; and thathe, with	h
SWORN to before me, this 32.4 A. D. 19.2 A. D. 19.2 HE STATE OF SOUTH CAROLINA, Greenville County. I. O hereby certify unto all whim it may concern, that Mrs. ife of the witnin named. Id 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 perms whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises of thin mentioned and released. GIVEN under my hand and seal, this. y of. Notary Public for South Carolina.	y / Wa	rd)	witnessed the execution thereof.
A. D. 19.2. Notary Public for South Carolina. (SEAL) RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Greenville County. I. o hereby certify unto all whim it may concern, that Mrs. ife of the witnin named			Without the organism that
Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. (SEAL) Aufura M. Strate M.			
CHE STATE OF SOUTH CAROLINA, Greenville County. L. ohereby certify unto all whim it may concern, that Mrs. did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per- ans whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises GIVEN under my hand and seal, this. (SEAL) Notary Public for South Carolina.	(8 m) March		~ - · · · /
Greenville County. I,	Notary Public for South Carolina.	Augus	, M. Srand
Greenville County. I,	HE STATE OF SOUTH CAROLINA.)		
I,	, <u>,</u>		RENUNCIATION OF DOWER.
did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or perms whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises ithin mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 19	T		
did this day appear before me, did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or perms whomsoever, renounce, release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises ithin mentioned and released. GIVEN under my hand and seal, this. y of. A. D. 19	that Mrs		
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises of 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 premises of GIVEN under my hand and seal, this	ife of the witnin named		did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises GIVEN under my hand and seal, this	nd upon being privately and separately examined by me, did declare that she d	does freely, voluntarily and withou	ut any compulsion, dread or fear of any person or per-
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises GIVEN under my hand and seal, this	ns whomsoever, renounce, release, and forever relinquish unto the within name	ed	
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premises GIVEN under my hand and seal, this			
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and estat		
A. D. 19	ithin mentioned and released.	it, and also an are - o.	m of dower, of, in or to all and singular, the premises
A. D. 19	GIVEN under my hand and seal, this		
Notary Public for South Carolina.	,		
Daniel Sent 311, 29, 15,1150 9	(CRAI)		
Despended to the part of the second of the s			