do hereby timin. Secretical and all most singuists the end precises such the said. And the force defend, all most singuists the end precises such the said. And the force defend, all most singuists the end precises such the said. And the force defend, all most singuists the end precises such the said. And the said storage of	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or opertaining.	
to berely bind, distillated and and singular the east premises onto the said. Addition, the content of the cont	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said of Ligabeth I Goldensit	L
Hein, Executor, Administrators and Analysis, and every person whomesaeve learning claiming, or to chine the same, or any part threat. And the aid Mertgager. agree. In immer the house and buildings on mild let in a sum not less than. All the same of any part threat. And the aid Mertgager. agree. In immer the house and buildings on mild let in a sum not less than. All that the same to make the same to be incorrect from loss or demance by the made anging the policy of interments to said mortgages. and has in the event that the mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the control of the force downhold premise to a said control of the force downhold premises or said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said mortgages. And if at any time any part of said dold, or interest thereon to past dies and require the said said of the control of the said said of the control of the said said of the control of the said said said of the said said said of the said s		
Heirs, Executors, Administrators and Aurigus, and every press whatmosover leavily claiming, are to claim the same, or any part threats. And the said Merigagers, agrees, to insure the house and buildings are said and in a sum are tear than, Albertal of the same of any part threats. And the said Merigagers, agrees, to insure the house and buildings are said and in a sum are tear than, Albertal of the said said and a said said the said of the said of the said and said said the said of the said	hereby bind Duli Relevels, O. 1112 Heirs, Executors and Administrators, warrant and forever defend, all and singular the said premises unto the said Clinabeth H. Doldsmith,	
And the said Mortgager agrees, so issues the house and boldings on said let in a sum not less than. It is a sum to less than. It is a sum to less than. It is a sum to less than a sum to less than. It is a sum to less than a sum to less than a sum to less than. It is a sum to less than a sum to les	her Heirs and Assigns, from and against Ourseloes, our	→
And if as any time any series of such inserence to air mortrages, with interest that the mortragers, shall at any time and to to insere the mortrages, with interest that the mortragers, shall at any time and to be inserted in the series that the mortragers, shall at any time and the interest that the mortragers, shall at any time any time any time and the interest that the mortragers, with interest the premium and expenses of such inserence under this mortrages, with interest. And if as any time any series of such inserence under this mortrages, with interest. And if as any time any series of such inserence under this mortrages, with interest the premium and expenses to the analysis of the above described and such gargers are all the above described and series and serves that any radge of the Cherol Course of such State sage, at charactery or otherwise, appoint a receiver with authority to take somewhere the arrangement of the analysis of the authority to take somewhere the analysis of the analysis of the authority of the aut	\mathcal{A} \wedge	
demands by five, and sarilger the policy of insurance to main characters	And the said Mortgagor agree to insure the house and buildings on said lot in a sum not less than the lay the	
for the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said dick, or interest thereon be part due and unpuid. Activities. hereby assigns the rents and profile of the above described promises in and mortgages. The above described promises that the partie goving of collections upon the said dock, interest, and an expense inhall the renth and govinger of the said profiles of dock, interest, and profile of the said profiles of the said content and meaning at the profile to the rest renth and profiles of the said content and meaning at the profile to the said sorter, the said dickly in other of the said sorter, the said dickly in other of the said sorter, and the said profiles of baryone in said the said of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, determine, and be unterly and working of the said note, then this deed of baryonin and sabe shall cross, and the said cross and the said cross and the said of the said note, then the said cross and the said of the said note, then the said cross and the said of the said note of the said note, the said of the said note of the	MILLALL	
And If at any time any part of sold debt, or interest thereon be past due and unpuid. And if at any time any part of sold debt, or interest thereon be past due and unpuid. And if at any time any part of sold debt, or interest there is an interest to any control of the door concluding interest on the reference of the reference o	${\it V}$	
And if all any time any part of said debt, or interest thereon he past doe and unpaid the later to be been a segrent in said mortgages. The shows described premises in said mortgages. On the shows described premises are said mortgages. On the shows described premises and mortgages. On the shows described premises are said continued in the said mortgages. PROVIDED ALWAYS, SWENTENTISES, and it is the true instead and meaning of the parties to them Prements, that if the said mortgages. PROVIDED ALWAYS, SWENTENTISES, and it is the true instead and meaning of the parties to them Prements, that if the said mortgages. PROVIDED ALWAYS, SWENTENTISES, and it is the true instead and meaning of the parties to them Prements, that if the said mortgages. PROVIDED ALWAYS, SWENTENTISES, and it is the true instead and meaning of the parties to them Prements, that if the said mortgages. PROVIDED ALWAYS, SWENTENTISES, and it is the true instead and meaning of the parties to them Prements, that if the said mortgages. AND IT IS ACREED, by and between the said parties, that the said mortgages. AND IT IS ACREED, by and between the said parties, that the said mortgages. Premises and it is the said provided by any service of the said parties, that the said mortgages. It is a the part of our Lord one thousand unbe bundered and. AND IT IS ACREED, by and between the said parties, that the said mortgages. In the year of our Lord one thousand unbe bundered and. AND IT IS ACREED, and it is the said parties, that the said mortgages. AND IT IS ACREED, and the true interest and the parties of the said parties. AND IT IS ACREED, and the parties of the said par	r the premium and expenses of such insurance under this mortgage, with interest.	
supplying the net proceeds thereof (after paying coits of callection) upon the said debt, interest, made or expenses; without inability to account for anything more than the rests and protest scatually collected. BY THE STATE OF SOUTH CAROLINA, Greenville County, SWORN to before me, this. A. D. 1924 SWORN to before me, this. A. D. 1924 A. D. 1924 SWORN to before me, this. Michael County. SWORN to before me, this. Michael County. SWORN to before me, this. My Carlot Carolina. (SEAL) A. D. 1924 A. D. 1924	And if at any time any part of said debt, or interest thereon be past due and unpaid	
the said mortgager and and shall well and cruly pay or cause to be paid, unto the said mortgager and and said contention, and be untirely not and voice, otherwise to remain in full force and wither mensuing of the said bedd of harmonia and said shall cause, determine, and be untirely not and voice shall conserve to remain in full for manda. AND IT IS AGREED, by and between the said parties, that the said mortgager of the said shall cause, determine, and be untirely not said Premises until default of payment shall be made. WITHESS: WITHESS. Let 1.4. Head 2 and	plying the net proceeds thereof (after paying costs of collection) upon the said debt, interest, costs or expenses; without liability to account for anything more	
Fremises until default of payment shall be made. WITNESS And And Rand Rand Rand Rand Rand Rand Rand Ra	e said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt, or sum of money aforesaid, with interest ereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null	
in the year of our Lord one thousand nine hundred and State of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Mortfoage of Real Estate. Mortfoage of Real Estate. Signed, Sealed and Delivered in the Presence of The state of America. Mortfoage of Real Estate. Mortfoage of Real Estate. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The state of America. Mortfoage of Real Estate. Mortfoage of Real Estate. Mortfoage of Real Estate. Signed, Sealed and Delivered in the Presence of The state of America. Signed, Sealed and Delivered in the Presence of The State of America. Signed, Sealed and Delivered in the Presence of The State of America. Signed, Sealed and Delivered in the Presence of The State of America. Signed, Sealed and Delivered in the Presence of The State of America. Signed, Sealed and Delivered in the Presence of The State of The	emises until default of payment shall be made.	
Signed, Scaled and Delivered in the Presence of The State of South Carolina, Greenville County. PERSONALLY appeared before me. Mortgage of Real Estate. Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of South Carolina, Sworn to before me, this. Mortgage of Real Estate. Mortgage of Real Estat	WITNESS ATAM Hand & and Seal &, this LOM day of Aleccurrent nine hundred and	
Mortgage of Real Estate. THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Maller August Market Ma	the Sovereignty and Independence of the Office States of America.	
THE STATE OF SOUTH CAROLINA, Greenville County, SWORN to before me, this. A. D. 1927 A	It I Workeman) It. It. Marmaduke Plest U.S.) Caeal
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Stattle State S	Mile V. Holdanith \	
Greenville County. PERSONALLY appeared before me Statistic A Stat	(L. S.)	
and made oath that he saw the within named Mandalk Survice to 11 11 11 11 11 11 11 11 11 11 11 11 11	Greenville County.	
sign, seal, and as Iblic act and deed, deliver the within written Deed; and that he, with SWORN to before me, this day of Dicker Manney (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, J.		
sign, seal, and as the search act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with he, with he, with he execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with he, with he, with he, with he, with he execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with he, with he, with he execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with he, with he, with he, with he execution thereof. SWORN to before me, this had a search act and deed, deliver the within written Deed; and that he, with he, with he execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to before me, this he are act and the execution thereof. SWORN to		1 1
SWORN to before me, this	ℓ	2 1
day of Accumbles A. D. 1929 M. D. Morkman (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, J. D. Morkman, M. F. Jon J. G. do hereby certify unto all whom it may concern, that Mrs. Carolyn Stell Thorness wife of the within named A. J. Aborness wife of the within named A. J. Aborness 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		the
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, John Many Concern, that Mrs. Carolyn Stell Thorness. wife of the within named. A. January and generately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or		2 22
Greenville County. I,	V. D. Workman (SEAL) Stalter W. Goldsmith	Leur
Greenville County. I,		The state of the s
do hereby certify unto all whom it may concern, that Mrs. Carolyn Still Thornas wife of the within named a. A Thornas 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	RENUNCIATION OF DOWER.	6 44 3
wife of the within named	I, It D. Workman, n. P. for S. C.	of the same
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		in the same
V Mr	V 11	ten to the series of the serie
persons whomsoever, renounce, release and forever relinquish unto the within named		the hours
Heirs and Assigns, all her interest and estate, and all her right and claim of dower, of, in or to all and singular, the premises is within mentioned and released.		lang of the same
GIVEN under my hand and seal, this		in the state of th
day of Dec A. D. 1929 1. D. Workeran (SEAL) Notary Public of South Carolina.	\mathcal{N}_{0}	
Recorded Dec 10. 1929at 5:06 o'clock, C. M.		3 7 4