THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  and made oath thathe saw the within named.  Sign, seal, and as.  act and deed, delives the within written Deed; and thathe, with.  SWORN to before me. Risk.  A. D. 1921  Xourry Fublic for South Carolina.  THE STATE OF SOUTH CAROLINA.  Greenville County.  I.  to hereby certify unto all whim it may concern that Mrs.  And D. 1924  And D. 1925  The STATE OF SOUTH CAROLINA.  Greenville County.  I.  to hereby certify unto all whim it may concern that Mrs.  And D. 1925  Construction of the within named.  And one 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 I sons withous over the privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or I sons withous over the property relinquish unrights within manged.  Between all Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the prem within mentioned and recased.  CIVEN under my hand and seal, this.  2 And 1921  And 2 And 2 And 3		Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
This percents and forces design at and singuish to the premises two the with a Bellellan State of the State of America, State of	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Combany its successore and Assigns forever And
Act the add Martinger and Assignment on the special control of the s	/ // /	
The state of the s		
In Exercises, Administrators and Analysis, seek certs yeared whomsever bronk claiming, in the case the large and the parties of the parties o	arrant and forever defend, all and singular the said premises unto the said	
And if at any time any part of soil diels, or interest thereon to great the forms to great the sound of the soil married to great the sound to the dielectric forms and the great the sound of the soil married to the soil married to the son the sound of the soil married to the son the sound of the soil married to the soil married to the son the sound of the soil married to the son the soil married to the son the sound of the soil married to the son the sound of the soil married to the son the soil married to the son the sound of the soil married to the son the soil married to the son the soil married to the son the soil diels of interest thereon to past the and supplied.  And if at any time any part of soil diels or interest thereon to past the and supplied.  And if at any time any part of soil diels or interest thereon to past the and supplied.  And if at any time any part of soil diels or interest thereon he past the and supplied.  And if at any time any part of soil diels or interest thereon he past the and supplied.  And if at any time any time to soil diels or interest thereon he past the soil diels to interest the soil of th	ils successors.	Here's and Assigns, from and against
Dollars this complete in according to consumers to sold mortgages		
the previous and expenses of seed invariance to aid quartegrees— and this in the event that the contribution—  access the mone to be insured in		
And if at any time any part of said delts, or interest the research to part of said delts, or interest the past the said unpaid.  And if at any time any part of said delts, or interest thereas be past the said unpaid.  Berry Research, Administrators or Avenue, and agree that any ledge of the process interest (a faller gazing out of a collection) poor the said close, interest on the region of the said collection and the said close, interest or ordered and control faller gazing out of a collection of the said close, interest or ordered and control or any time of collection of the said close, interest or ordered and more and of the said control or ordered and more and interests. In the said close, ordered the said control or more than the research and between the said close, ordered and the close of the close to the said control or the close of the close to the close	ire, and assign the policy of insurance to said mortgagee, and that in the ev	vent that the mortgagor shall at any time fail to do so, then the said mortgagee
And if at any time any part of aid debt, or interest thereon he past due and angula.  And if at any time any part of aid mediting.  Brief, Recenters, Administrators or Assigns, and agree that any Julge of the aid Court to said State may at channels or otherwise, appoint a receiver with antiority in the processor and counter that any Julge of the processor for facility purples on the counter of administrators or Assigns, and agree that any Julge of the processor for the part of the part of indebtures processor, which the parties of the processor and counter in administration of the said or parties. The parties are all processors are applied to the parties of the parties of the parties of the parties and any former and the parties of the parties of the parties of the parties and and the parties of the said or or and the parties and and the parties of the said or or and the parties of the parties of the parties of the said or or and the parties of the parties of the said or or and the parties or and the parties of the parties o	cause the same to be insured in	name and reimburse
above Correlated pressings to that standards.  In the Court of an More care, all children control and the court of an More care, all children can be designed as a standard and collect and adversaries and collect and expenses of profess applying the proceeds libertoic (after position, costs of collection) upon the solid drift, interest, costs of expenses; without labelity to account (or artifacts and collect and expenses upon a collect and expenses upon the solid drift, interest, costs of expenses; without labelity to account (or artifacts and collect and expenses).  PROVIDED ALMANS, INFERTIBLESS, and it is the true incent and monoting of the partics to these Presents, that if the control and interest incent and monoting of the partics of these Presents, that if the control and interest incent and monoting to the control and true	the premium and expenses of such insurance under this mortgage, with interest.	
and control and serve types of controlled of collection) without the said date, intercent, costs or exposure, without ability to account for explaining anove than the respects according collection. John of the parties of these Treestat, that if the property of the said controlled in the parties to these Treestat, that if the controlled in the parties of these theorems, and the property of the said controlled in the parties of these theorems, and the united stands of the parties of these than and cold; cold to the parties to the said the said not property.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and between the said parties, that the said mortgagor.  AND IT IS ACREED, by and the said the said mortgagor.  AND IT IS ACREED, by and between the said		
and mortgager	net proceeds thereof (after paying costs of collection) upon the said debt, into profits actually collected.	terest, costs or expenses; without liability to account for anything more than the rents
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  As boold and enjoy the samines mild default of payment shall be made.  WITNESS.  WITNESS.	said mortgagor, do and shall well and truly pay or cause to be paid, unto	the said debt, or sum of money aforesaid with interest thereon.
MITNESS Need and in the one bundred and MICHELE MANDE Seates of America and in the one bundred as grant of our Lord one Michigand into bundred and MICHELE MANDE Seates of America and in the one bundred as grant of our Lord one Michigand in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Presence of P. C. Callet Mandelman (L. S. Sagged, Sealed and Delivered in the Sagged Sealed and Sagged Sealed and Sagged Sealed Sea		gorto hold and enjoy the said
in the year of our Lord one fromsand ninc hundred and. *** *** *** *** *** *** *** *** *** *	nises until default of payment shall be made.	
Signed, Sealed and Delivered in the Presence of Presen	WITNESS Hand and Seal., this	12th day of fine
Segred, Sealed any Delivered in the Presence of    Colored   Color	in the year of our Lord one thousand nine hundred and	y - Mule and in the one hundred and
E STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me		7
ESTATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me	Signed, Sealed and Delivered in the Presence of	Pl. L.
Greenville County.  PERSONALLY appeared before me.  seal, and as	D. G. King	U, D, Dave- (L. S.)
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me.  seal, and as	J. J. Maftin	(L, S.)
Greenville County.  PERSONALLY appeared before me.  B. Suing  made oath that he saw the within named Count  seal, and as		(L, S.)
Greenville County.  PERSONALLY appeared before me.  B. C. Suing made oath that he saw the within named.  G. Carlo  seal, and as.  act and deed, deliver they within written Deed; and that he, with  witnessed the execution thereof.  SWORN to before me.  This witnessed the execution thereof.  SWORN to before me.  A. D. 1924  Motary Public for South Carolina.  E. STATE OF SOUTH CAROLINA,  Greenville County,  I.  Active of the witnin named.  The state of the sta		(L, S.)
Greenville County.  PERSONALLY appeared before me.		
made oath thathe saw the within named	E STATE OF SOUTH CAROLINA, }	MORTGAGE OF REAL ESTATE.
made oath thathe saw the within named	Greenville County.	
made oath thathe saw the within named	PERSONALLY appeared before me.	ing.
act and deed, deliver the within written Deed; and that he, with  SWORN to before me, this  A. D. 19  Illustric  (SEAL)  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA,  Greenville County.  I.  hereby certify unto all whim it may concern, that Mrs.  of the witnin named.  did this day appear before to the witnin named.  di upon being privately and separately examined by me, did declare that she does ireely, voluntarily and without any compulsion, dread or fear of any person or g as whomsoever, shounce, release, and forever, relinquish unts/the within named.  Neire and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the prem thin mentioned and released.  GIVEN under my hand and seal, this.	A Part	
SWORN to before me, this  of A. D. 194  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA,  Greenville County  I,  hereby certify unto all whim it may concern, that Mrs.  e of the witnin named  did this day appear before to 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 pass whomsoever, shounce, release, and prever 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 prem thin mentioned and released.  GIVEN under my hand and seal, this.	made oath thathe saw the within named	<i>1000</i>
SWORN to before me, this  of A. D. 194  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA,  Greenville County  I,  hereby certify unto all whim it may concern, that Mrs.  e of the witnin named  did this day appear before to 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 pass whomsoever, shounce, release, and prever 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 prem thin mentioned and released.  GIVEN under my hand and seal, this.	7	
SWORN to before me this  of A. D. 1924  (SEAL)  Notary Public for South Carolina.  RENUNCIATION OF DOWL  Greenville County  I.  hereby certify unto all whim it may concern, that Mrs.  did this day appear before the within named  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 put the symmetry of the within named  Notary Public for South Carolina.  RENUNCIATION OF DOWL  Add this day appear before the within named  did this day appear before the within named  the whomsoever, shounce, release, and forever relinquish unto the within named  Notary Public for South Carolina.  When the within named and without any compulsion, dread or fear of any person or put the within named.  Notary Public for South Carolina.  When the within named and without any compulsion, dread or fear of any person or put the within named.  Notary Public for South Carolina.  When the within named and without any compulsion, dread or fear of any person or put the within named.  Notary Public for South Carolina.  RENUNCIATION OF DOWL	and and as 1181 act and deed deliver the within writt	tten Deed and that he with
SWORN to before me, this		
of Malatai (SEAL)  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County,  I, hereby certify unto all whim it may concern, that Mrs. e of the within named. did this day appear before is 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 go s whomsoever, shounce, release, and forever relinquish untofthe within named.  Neirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the prem him mentioned and released.  GIVEN under my hand and seal, this.	A. Julha	witnessed the execution thereof.
A. D. 19-11  Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County,  I.  thereby certify unto all whim it may concern, that Mrs. e of the witnin named.  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 goes whomsoever, shounce, release, and forever relinquish untofthe within named.  Neirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the premise mentioned and released.  GIVEN under my hand and seal, this.	SWORN to before me this	
Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I.  hereby certify unto all whim it may concern, that Mrs.  e of the witnin 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 push whomsoever, shounce, release, and forever relinquish unto the within named.  Neirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, the prem thin mentioned and released.  GIVEN under my hand and seal, this.	h 1029	·
Notary Public for South Carolina.  E STATE OF SOUTH CAROLINA, Greenville County,  I,  hereby certify unto all whim it may concern, that Mrs.  e of the witnin named.  did this day appear before the 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 push whomsoever, shounce, 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 prem him mentioned and released.  GIVEN under my hand and seal, this.	Martini	A Section of the sect
Greenville County.  I	Notary Public for South Carolina.	
Greenville County.  I		
I, thereby certify unto all whim it may concern, that Mrs. Jesses and the within named. It within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person	<b>}</b>	RENUNCIATION OF DOWER
hereby certify unto all whim it may concern, that Mrs.  e of the witnin named.  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	Greenville County.	n P SP
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 possible without any computation and person or possible with any computation and person or possible with	1	
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 possible without any computation and person or possible with any computation and person or possible with	hereby certify unto all whim it may concern, that Mrs	e Wilne Gan
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 provided the within named.  Whomsoever, chounce, 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 premain mentioned and released.  GIVEN under my hand and seal, this.	of the witnin named	did this day appear before me
whomsoever, shounce, release, and forever relinquish unto the within named.    Company is Successor:   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 premain mentioned and released.    GIVEN under my hand and seal, this		
Blue Gille Aims belt Company its Successore  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 premisin 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 premising mentioned and released.  GIVEN under my hand and seal, this	whomspever anounce release and forever relinquish untofthe within named	
GIVEN under my hand and seal, this	Blue Ridge Lune be	a company its successor
	Blue Gilge Sime be  Heirs and Assigns, all her interest and estate	a company its successor
y of A. D. 19.	Heirs and Assigns, all her interest and estate thin mentioned and released.	a company its successor
Notary Public for South Carolina.	Heirs and Assigns, all her interest and estate ithin mentioned and released.  GIVEN under my hand and seal, this	a company its successor
Recorded June 48th 1929, at 11:10 o'clock, A. M.	Heirs and Assigns, all her interest and estate thin mentioned and released.  GIVEN under my hand and seal, this	e, and also all her right and claim of dower, of, in or to all and singular, the premise