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the note or notes, that the said Company, in addition to the said 421, or 20 much thereofy as ignored applied to the said action, not to exceed ten per cent, of the amount supplied and decreed to be ferral decreed to the incorporated in the judgment in said action as the secured derivery. 7. AND IT IS PURTHER COVENANYED, That the said	at the whole principal as due with inter-	est thereon up to said time, and thereafte	er at the rate above stipulated.	
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Mortgage state is a receiver may be appointed to take charge thereof. Mortgage shall be void, but if the said heirs, executors, administrators or assigns, shall fail to keep any of the ofference of the terms of said Notes, as stributed to be raid bream, or it depth if make the property of said states or assessments; or if default be made in the as an accordance of the common of the said notes as they become due and payed to the terms of said Notes, as stributed to be raid bream, or it depth if make in the property of said states or assessments; or if default be made in the as a common of the said notes as they become due and payed to make the said control of the default be made in the as a common of the said the said control of a decision that the undertaking by the Mortgage is accorded to pay any tax or taxes is keeply impoperal made on a said florad and all advances made to or on account of the Mortgage is an activate of the said control of the Mortgage is a said Notes, or assessments; or tipon the render ruled on said florad and all advances made to or on account of the Mortgage is the said premises of the said premises and previously important of the Mortgage is the said premises and previously important of the Mortgage is the said premises and previously important of the Mortgage is the said premises and previously important of the Mortgage is the said premises the said premises until fefault of payments as provided to the said premises until setting the said premises and said this said and policer	y, its successors, and assigns, all of the	rents, issues and profits of the said mort	gaged premises, accruing and falling due from and a	fter the service of a summor
Mortgage shall be void, but if the said Mortgage shall be void and said shall be said said mortgage shall be the said Mortgage shall be void and said said said said said said said sai	I Mortgagor agrees that a receiver ma	ay be appointed to take charge thereof.	· .	
Mortgage shall be void, but if the said , executors, deministrators or assigns, shall fall to keep any of six offeneants herries contained, or to pay any of said moneys as they become due and pays the terms of said Notes, as shoulated to be pad herran, or if despit by made in the payment of said taxes or assessment; or if default be made in the six of Sonth Candha against the debt or Notes secured hereby, or the interest in said premises of said Mortgage, its successors easigns or myone the center any Court of competent jurisdiction of a decision that the undertaking by the Mortgagor. As a herrin provided, to pay any tax or taxes is legally inoperal and on said Bondons, interest, costs and despite the provided to the whole amount of said moneys, interest, costs and at the provided to pay any tax or taxes is legally inoperal and on said Bondons, interest, costs and adjustment of the state of the whole amount of said moneys, interest, costs and adjustment of the state of the whole amount of said moneys, interest, costs and adjustment of the state of the st				ments as herein specified the
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in at the option of said Mortgagee, or its successors or assigns, the whole indebtedness and all sums secured by the Mortgagee, to wit: The principal and interest treated on said Rooms—and all advances made to or on account of the MortgageA. Interin for taxes, assessmens, premiums of insurance and charges of a sp be foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as increased shall be because the and this Mortgage of a sp be foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as increased shall be because the and this Mortgage of a sp be foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as foreelosed for the whole amount of said moneys, interest, costs and attorngs's leges—and for unwestern as foreelosed for the whole and the said of the said premises until fefault of payments as put with the said of the said premises until fefault of payments as put with the said of the said premises until fefault of payments as put with the one hundred and t	tate of South Carolina against the debt	or Notes secured hereby, or the interest	in said premises of said Mortgagee, its successors or	assigns; or upon the renderin
and, shall at once become due and payable without notice and the money due on said Notes and for advances as storesid shall then become due and this Morga ye to forcelosed for the whole amount of said moneys, interest, costs and steepings items. 9. AND IT IS FURTHER COVENANTED, That the said Jall Multiple and the said premises until fetalls of payments as paying the said Notes, or a breach of some of the covenants of this Morgage shall be made. WITNESS WHAMAD AND Scale this, the Jald day of Multiple States of America. Signed, Seeled and Delivered in the Presoco of Signed Signed Seeled and Delivered in the Seeled Signed Signed Seeled Signed Signed Seeled Signed Signed Signed Seeled Signed Signed Seeled Signed Signed Signed Seeled Signed Signed Seeled Signed Signed Seeled Seeled Signed Signed Seeled Seeled Signed Seeled Seeled Signed Seeled Seeled Seeled Signed Seeled	en at the option of said Mortgagee, or its	s successors or assigns, the whole indebted	ness and all sums secured by the Mortgage, to-wit: T	he principal and interest the
9. AND IT IS FURTHER COVENANTED, That the said J. W. M. James Shall hold and enjoy the said premises until fetault of payments as possible of the said Notes, or a becach of some of the covenants of this Mortgage shall be made. WITHESS W. Handa And Seala this, the Zhell day of May in 1 are of the Sovereignty and Independence of the Upitef States of America. Signed, Seala and Delivered in the Presseque of W. P. Hawkins G. C. C. M. Hawkins W. P. James G. States of America. Signed Seala and Delivered in the Presseque of W. P. Hawkins G. C. C. M. Hawkins G. SEA STATE OF SOUTH CAROLINA, Fromally appeared before me. The same the hereighefore named G. Mandall H. M. B. James G. SEA The same the hereighefore named G. Mandall H. M. B. James G. Sealand G. S. States of America. Sworn to before me, this G. May A. D. 1964 STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) STATE OF SOUTH CAROLINA, Morary Public for S. C. SEAL) Morary Public for S. SEAL	ind, shall at once become due and payab	ble without notice and the money due on	said Notes and for advances as aforesaid shall then l	insurance and charges of an become due and this Mortgag
ded in said Notes, or a breach of some of the covenants of this Mortgage shall be made. WITNESS MM Handrand Sealos his, the Island day of May are of our Lord sincteen hundred and Amazetta Desc. WITNESS MM Handrand Sealos his, the Island day of May are of the Soveredings and independence of the Upsteff States of America. Signed, Sealed and Delivered in the Presonce/of M. R. Hambar M. R. GEA STATE OF SOUTH CAROLINA, PROBATE Versonally appeared before me. at he saw the hereiphefore named A. M. R. Hambar M. R. Hamba	ay be foreclosed for the whole amount of a specific and the specific and t	VENANTED. That the said	Mudenhall and W. L.	James
WITNESS (MM Hand And Seals his, the 23 Ad day of May are of or Lord incteen hundred and Italian and in the one hundred and Italian are of the Sovereignt and Independence of the Uping States of America. Signed, Sealed and Delivered in the Presence of C. C. M. J. J. M. J.		/ !		//
Signed, Sealed and Delivered in the Presogcefor W. D. Hawkun GEA Co. M. Howan STATE OF SOUTH CAROLINA, Letterwill appeared before me. at he saw the bereipbefore named Letter delivered the execution thereof. May A. D. 1924 STATE OF SOUTH CAROLINA, May A. D. 1924 STATE OF SOUTH CAROLINA, Justin May A. D. 1924 STATE OF SOUTH CAROLINA, May A D. 1924 STATE OF SOUTH CAROLINA, May A D. 1924 A D. 1924 STATE OF SOUTH CAROLINA, May A D. 1924 A	ded in said Notes, or a breach of some of wirning.	and Seals this the 23rd da	made.	in th
Signed, Sealed and believered in the Presocceptor W. R. Hawhur G. B. Mendanhall (SEA C. C. M. Gruan) STATE OF SOUTH CAROLINA, Letturilla County. Promally appeared before me. It he saw the hereinbefore named G. M. M. L. D.	ar of our Lord nineteen hundred and	twenty-one	and in the one hundred and 4.5"	
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STATE OF SOUTH CAROLINA, Let and geed deliver the foregoing Deed; and that he with mane of each of the execution thereof. STATE OF SOUTH CAROLINA, Monary Public for S. C. (SEAL) Notary Public for S. C. (SEAL) Resultable Address of the description of the deliver of the execution thereof. Resultable Address of the surface of the execution thereof. STATE OF SOUTH CAROLINA, Monary Public for S. C. (SEAL) Notary Public for S. C. (SEAL) Renunciation of Dower Address of the hereinbefore named Address of the hereinbefore named Address of the surface of the previous proposed or persons who mose very recombination of read or fear of any person or persons who mose very recombined and forever relinquish unto the within named the Life Insurance Company of Virginia, its successors and assigns, all her interest and estate, and also her right and set of the previous plants of the previous plants. Read Address Notary Public for S. C. Notary Public for S. C. Notary Public for S. C. Read Address Notary Public for S. C.			Sul P O	MUXX (SEAL
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PROBATE Personally appeared before me at he saw the hereiphefore named the saw the hereiphe	STATE OF SOUTH CAROLINA.	1	. (•
personally appeared before me the saw the hereiphefore named the saw the hereiphefore me, this the saw the hereiphefore named the hereiphefore named the saw t	0/1	PROBATE		
the saw the hereiphefore named Scand deed deliver the foregoing Deed; and that he with in the presence of each of the same of	Personally appeared before me	$\mathcal{L}\cdot\mathcal{A}$	Hambus,	and made oat
Sworn to before me, this May A. D. 1924 Thank. Clause Notary Public for S. C. STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER I, Held Clause Manuel Adams I, Held Clause Manuel Adams I, Held Clause Manuel Adams I, Held Clause Manuel M	the saw the hereinbefore named	J. O. Mendeuhall	. + W. J. James	
Sworn to before me, this May A. D. 1924 Prod. Clanus Notary Public for S. C. STATE OF SOUTH CAROLINA, JACO Notary Public for S. C. STATE OF SOUTH CAROLINA, JACO Notary Public for S. C. RENUNCIATION OF DOWER J. J	n, seal, and as		eed; and thathe with	in the presence of each
STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, Menulcial County. I. Grad Adams A D. 1924 STATE OF SOUTH CAROLINA, Menulcial County. I. Grad Adams Menulcial County. I. Grad Adams Menulcial County. Menulcial Co	er, witnessed the execution thereof.	<u> </u>		the presence of each
STATE OF SOUTH CAROLINA, Notary Public for S. C. STATE OF SOUTH CAROLINA, Pred adams RENUNCIATION OF DOWER I, And Hall + M. A graine Joules James wifesof the hercinbefore named J. B. Medernhall + M. A graine Joules James wifesof the hercinbefore named J. B. Medernhall + M. A graine Joules James wifesof the hercinbefore named J. B. Mindenhall the within named The Life Insurance Compulsion, dread or fear of any person or persons whomsoever, renounded claim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this Adams Notary Public for S. C. SEAL) Paule Jones James Notary Public for S. C.	Sworn to before me, this	2,3 rd)	
STATE OF SOUTH CAROLINA, STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER I, Incern, that Minimus & Mendernhall + Lauise Joules James wife of the hercinbefore named Incern, that Minimus & Mendernhall + Lauise Joules James did this day appear before me, and, typon being privately and settly examined by me, did declare that she does freely voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renoun did claim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this 2 day of Minimus C. Mendernhall (I. S. 1922). Parel Adams Notary Public for S. C. C. SEAL) Course Jones James Jame	v of	May A. D. 19.24	(C. R. Haus	leine
STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER I, Had County Adams Mencern, that Minimus & Mencern and John Being privately and set eley examined by me, did declare that she does frestly voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounded claim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this day of Minimus & M	I Fred adam		\	
I, Fred address I, Gibbs County. I, Gred and Coldans Incern, that Minnie 6 Mendenhall + Laures Jones James wife of the hercinbefore named (1. 13.) Mendenhall + W. Laures Jones (1. 14.) Midd this day appear before me, and, upon being privately and settly examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renountlesse and forever relinquish unto the within named the Life Insurance Company of Virginia, its successors and assigns, all her interest and estate, and also her right delaim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this day appear before me, and, upon being privately and segment of the person of persons whomsoever, renountlesse and forever relinquish unto the within named the Life Insurance Company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and also her right declared by the company of Virginia, its successors and assigns, all her interest and estate, and set the company of Virginia, its successors and assigns, all her interest and estate, and set the company of virginia, its successors and assigns, all her interest and estate, and the company of virginia, its successors and assigns and her interest and estate, and the company of virginia, its suc	A COUNTY	Notary Public for S. C.	·	
I, JARD Adams GIVEN under my Hand and Seal, this South Adams Notary Public for S. C. Adams Adam	STATE OF SOUTH CAROLINA	1		
did this day appear before me, and, upon being privately and segment by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce ease and forever relinquish unto the within named the Life Insurance Company of Virginia, its successors and assigns, all her interest and estate, and also her right delaim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this day of May Public for S. C. (SEAL) Notary Public for S. C.	ville le County.	RENUNCIATION OF DOWE	R	
did this day appear before me, and, upon being privately and septely examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce ease and forever relinquish unto the within named The Life Insurance Company of Virginia, its successors and assigns, all her interest and estate, and also her right delaim of dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my Hand and Seal, this day of May Public for S. C. (SEAL) Notary Public for S. C.	I. Fre	d Adams	do hereb	
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GIVEN under my Hand and Seal, this 23 day of May 1921. Pred Adams (SEAL) Notary Public for S. C. Minnie C. Mendenhall (L. Sports James)	Vendenhall + V	U, L Xames	did this day appear before me, and, (ypon being privately and sepa
	tely examined by me, did declare that slease and forever relinquish unto the wi	the does freely, voluntarily, and without a ithin named the Life Insurance Company	did this day appear before me, and, only compulsion, dread or fear of any person or per of Virginia, its successors and assigns, all her interest	upon being privately and sepa ersons whomsoever, renounce and estate, and also her righ
	tely examined by me, did declare that slease and forever relinquish unto the wi	the does freely, voluntarily, and without a ithin named the Life Insurance Company	did this day appear before me, and, only compulsion, dread or fear of any person or per of Virginia, its successors and assigns, all her interest	upon being privately and sepa ersons whomsoever, renounce and estate, and also her righ
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Recorded // ay 26 1921	rely examined by me, did declare that slease and forever relinquish unto the wi	the does freely, voluntarily, and without a ithin named the Life Insurance Company	did this day appear before me, and, only compulsion, dread or fear of any person or per of Virginia, its successors and assigns, all her interest	upon being privately and sepa ersons whomsoever, renounce and estate, and also her righ
\prime . If	Yell by me, did declare that slease and forever relinquish unto the wi	the does freely, voluntarily, and without a ithin named The Life Insurance Company singular the Premises within mentioned an , this day of day of (SEAL) Notary Public for S. C.	did this day appear before me, and, any compulsion, dread or fear of any person or per of Virginia, its successors and assigns, all her interest and released. May Louise Jones	denduall (I. S.

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