TO NEW AND TO HILLS IN the course, to and broman must be made. BANGAL M. MARGARIAMAN. AMELIANAS AND MARGARIAMAN. AND THE AND MARGARIAMAN. AND THE AND MARGARIAMAN. AND THE AND MARGARIAMAN. AND THE AND MARGARIAMAN. PROPERTY OF SOUTH CANAS. NEVERTHERS. So all as the tree intent and mention of the parties to their present, with and confidence of the contract of the parties of the parties of the parties of the parties. AND THE AND MARGARIAMAN. A		editaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
there is the second and the second a	TO HAVE AND TO HOLD, all and singular, the said Premises	unto the said Bank of Simpsonville,
person times. Mappelly and my marked forces from the cold angular, the cold angular the cold promotes cited the still. Bank Assign, free and special file. And the still research, Administrators and Assign, and correspondences to be still. Bank Assign, free and special. And the still research and Assign, and correspondences to be still person. And the still research and Assign, and correspondences to be still on an owner, and the still on an amount less than. Delines (in a consequent composition still research and the still on the correct that the mortgager	its successors as	rd assigns Heirs and Assigns forever. And
And the at any time to be increased with immension under this marriage, with interest. And the and congegor—agen—to instruce the bases and buildings on said led in a sum not ten than in the case instruction. And the and congegor—agen—to instruce the bases and buildings on said led in a sum not ten than in the case instruction. And the and congegor—agen—to instruce the bases and buildings on said led in a sum not ten than in the case instruction. And the and congegor—agen—to instruce the bases and buildings on said led in a sum not ten than in the case instruction—and in the said to the south to be instruced in a company or company or companies excitation to the mindage—), and fare the said to the case instructed from the case instructed from the case instructed from the case instructed in the said control of the promiser is said mortgage—and the in the case instructed. And if at any time that you put of said data, or instructed therein talking the ratio and predict the said control promisers is said mortgage—at the said control of the put of the case instructed therein talking and the case in the case instructed therein talking and the case in the case instructed therein talking and the case in the case instructed the case in th		
MARIEMANN. 4 CONTROLLED AND A STATE OF SOUTH CAROLINA. Internal Assignment from and against Mile of Marieman Company or a company or a data, the state, or any part thereof. And the stud courspaper. agree. 10 icture the house and buildings or said list is a sum not less than. Delbra (in a company or companies statisticatory to the mortague. 3), and keep the saren is mort in the mortague. 30 and in the case of the same to be insured in		
in, Execution, Administrature and Assigns, and every person wholescore towfully chaining, or in claim, the same, or any part thereof. And the end numerical regions are given. The insure the losues and buildings on and be in a num and its share. District in a capacity of commands and the same and the same and the same and assign the pulse, of insurance to the said murtipages. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said dist, or instruct thereon, he gast daw and surged. And if at any time end your of said district the pulse of the said carefully pulse of the said carefully on the said of additional control of any pulse of the said carefully on the said of a district end of any pulse of the said carefully on the said of a disparing of the said carefully as account for any than more than the said said carefully on the said of adaption and said the said care of any instruction and in the core bundled on the said endowed the said endowed the said carefully as a said death of payment said the marks. WITHESS BLUE had a said the marks. WITHESS BLUE had a set of the said carefully appeared before me than the said core is said forth the said carefully appeared before me than the said core is said core, disliver the within written Doct; and than the core bundled as the said carefully appeared before me than the said core, the said car	warrant and forever defend, all and singular, the said premises unto	the said William A State of the said with th
Debtase (is a company or companies salisfactory to the markage	, ,	<i>'</i>
Dollars (in a company or comparies satisfactory to the mortgace	irs, Executors, Administrators and Assigns, and every person whom	isoever lawfully claiming, or to claim, the same, or any part thereof.
iter, and steign the policy of insurance to the said mortgages and that in the event that the mertagor should at any time fail to do so, then the said mortgage and reinflurate	And the said mortgagor agree to insure the house and bu	uildings on said lot in a sum not less than
the premium and expense of sects incurrance under this mortgage, with interest. And if at any time stay part of said delt, or interest thereon, he past due and any all. And if at any time stay part of said delt, or interest thereon, he past due and any all. And if at any time stay part of said delt, or interest thereon, he past due and any all. And if at any time stay part of said delt, or interest thereon, he past due and any all. And if at any time stay part of said delt, or interest thereon, he past due and any all. And if at any time stay part of said delt, or interest thereon, he past due and delt and past due to the said said to past due to the said said to the said said to the said said to past due to the said said to the said sa		
And if at any time any part of said door, or interest thereon, be upast due and ampaid. And if at any time any part of said door, or interest thereon, be upast due and ampaid. And if at any time any part of said door, or interest thereon, be upast due and ampaid. And if at any time any part of said chortexasec. And if at any time any part of said chortexasec. And if an any part of said chortexasec. And if if an any part of said chor	fire, and assign the policy of insurance to the said mortgagee, a	nd that in the event that the mortgagor shall at any time fail to do so, then the said mort-
And if at any time may part of said delay, or interest thereon, be past due and carpited. The above described promises to take however, we have been accounted to the processes of the provided delay of the best processes of the processes of the provided delay of the processes of the processes of the provided delay of the processes of the proces	gee may cause the same to be insured in	name, and reimburse
And if at any time may part of said delay, or interest thereon, be past due and carpited. The above described promises to take however, we have been accounted to the processes of the provided delay of the best processes of the processes of the provided delay of the processes of the processes of the provided delay of the processes of the proces		• • • • • • • • • • • • • • • • • • • •
the short feerence precises to seed contragge———————————————————————————————————	the premium and expense of such insurance under this mortgage,	with interest.
the short feerence precises to seed contragge———————————————————————————————————		
the above described previous to with contragger or	And if at any time any part of said debt, or interest thereon, be	e past due and unpaidhereby assign the rents and profits
could count of said State only at chambers or otherwise appoint a receiver, with authority to take passession of said presents and ordered and profits and ordered possible subsections of the passes		\mathcal{A}
THE STATE OF SOUTH CAROLINA. Signed, Scaled, and between the said series and seed a	enit Court of said State may, at chambers or otherwise, appoint a r	receiver, with authority to take possession of said premises and collect said rents and profits.
and contended to the true istern and ready say, or cause to be paid, author the said contended to said color or sum of money aforesaid, with interest thereon, in fall force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor	ts and profits actually collected.	one day, interest, costs of expenses, without making to decount for any uning more than the
The date, secording to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly noll and void; otherwise meanin itself lover and views. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said parties, that the said mortgagor. AND IT IS AGRESID, by and between the said the boundary of the Soverrighty and independence of the United States of America. BY AGRESIO, by and in the one hundred and It Is Agressive the Soverrighty and independence of the United States of America. AND AGRESIO AMERICAN (I. S. (I		•
AND PT IS AGREED by and between the said parties, that the said mortgagor. AND PT IS AGREED by and between the said parties, that the said mortgagor. WITNESS May band and seal this and seal this and and seal this and in the one hundred and with year of the Year of our Lord one thousands into hundred and with year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of year of the Sovereignty and Independence of the United States of America. (I. S.	be due, according to the true intent and meaning of the said note,	paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, if then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
mises until default of payment shall be made. WITNESS LUCY hand and seal this day of Markelon in the year of our Lord one thousand nine hundred and MITNESS LUCY hand in the one hundred and MITNESS LUCY hand in the one hundred and MITNESS LUCY and independence of the United States of America. Signed, Scaled, and Delivered in the Presence of L. S. L. S. (L.	remain in full force and virtue.	•
WITNESSURY hand and real this day of Marcelo in the year of our Lord one tiscussand nine hundred and year of the Sovereignty and Independence of the United States of America. Signed, Sealed, and Delivered in the Presence of L. J. Also pard (L. S. M. J.	AND IT IS AGREED, by and between the said parties, that	the said mortgagor
in the year of our Lord one thousand nine hundred and	mises until default of payment shall be made.	
year of the Sovereignty and Independence of the United States of America. Signed Scales and Delivered in the Presence of W. D. Journalt (L. S. (L.	WITNESS My hand and scal this	5 day of March
year of the Sovereignty and Independence of the United States of America. Signed Scaled and Delivered in the Presence of W. D. Jawart (L. S. (L. S	in the year of our Lord one thousand nine hundred and	Quenty and in the one hundred and
Signed, Scaled and Delivered in the Presence of A. S. S. C.	44"	year of the Sovereignty and Independence of the United States of America.
County State of South Carolina. SWORN 19 before me this switch mamed A D. Seal. SWORN 19 before me this South Carolina. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA. A D. 19-Zu Notary Public for South Carolina. PAGE STATE OF SOUTH CAROLINA. A D. 19-Zu SEAL. Notary Public for South Carolina. PAGE STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. The STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. The STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. The STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. The STATE OF SOUT)
(L. S. (L. S.		C. D. Spokard (15)
Personally appeared before me. It made oath thathe saw the within named	M. A Lorden	
Personally appeared before me B. P. Stelle Add to that the saw the within named to the part of the pa	101 D : J 1 W W 1	(L, S,
Personally appeared before me B. P. Stelle Gast In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named of the person or		(L. S.
Personally appeared before me B. P. Stelle Gast In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named. In made oath that he saw the within named of the person or		
Personally appeared before me B. P. Stellant in made oath that he saw the within named C. Stelland in made oath that he saw the within named C. Stelland in made oath that he saw the within named C. Stelland in made oath that he saw the within named C. Stelland in made oath that he saw the within named C. Stelland in made oath that he saw the within named oath that he within named oath that he within named oath that he saw the within named oath that he within named oath that he saw the saw that the saw the	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE
in made oath thathe saw the within named	Guenalle County.	
in made oath thathe saw the within named	Paragrally appeared before me	terrart
n, seal, and as has act and deed, deliver the within written Deed; and that he, with W. January More and the execution thereof. SWORN to before me this, SWORN to before me this, A. D. 1924 B. P. Stewart RENUNCIATION OF DOWER County. I. W. January A. D. 1924 I. W. Janua	Ø A	Leita
witnessed the execution thereof. SWORN to before me this. day of	d made oath thathe saw the within named	- Company of the comp
witnessed the execution thereof. SWORN to before me this. day of		1
witnessed the execution thereof. SWORN to before me this. day of	and dood deliver the within	n written Deed, and that the with
SWORN to before me this, day of. Markey Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, Devolution Renunciation of Dower County. I, Devolution Thereby certify unto all whom it may concern, that Mrs. In the within named In the within named of the within named In the within named of the within named In the within named In the within named of the within named of the within named In the within named of the within named	n, seal, and asact and deed, deriver the within	written Deed, and thatic, with
day of Masch (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, D. D. D. D. D. Stewart RENUNCIATION OF DOWER County. I, D. D. D. D. D. D. D. D. D. D		
day of March (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, W. D. Jowley a March (SEAL.) Nereby certify unto all whom it may concern, that Mrs. Ge of the within named. did this day appear before me de 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 composever, renounce, release, and forever relinquish unto the within named. Bank of March (SEAL.) RENUNCIATION OF DOWER March (SEAL.) did this day appear before me description of the person of	SWORN to before me this]
Notary Public for South Carolina. RENUNCIATION OF DOWER County. I, W. D. Jowley W. Marker my hand and seal this SEAL.) Notary Public for South Carolina. RENUNCIATION OF DOWER And A Society of the within named without any compulsion, dread or fear of any person or person to the property of the within named without any compulsion, dread or fear of any person or person to the property of the within named without any compulsion, dread or fear of any person or person to the property of the within named without any compulsion, dread or fear of any person or person to the property of the property of the within named without any compulsion, dread or fear of any person or person to the property of		10 2 1
Notary Public for South Carolina. RENUNCIATION OF DOWER County. I,	W. D. Froler (SE	(AL) B. P. Stewart
County. I, W. D. Jowley and Mrs. Thereby certify unto all whom it may concern, that Mrs. 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 person comsoever, renounce, release, and forever relinquish unto the within named. Bank Mark Mrs. Helt's and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released. CIVEN under my hand and seal, this	Notary Public for South Car	
County. I, W. D. Jowley and Mrs. See Management of the within 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 person comsoever, renounce, release, and forever relinquish unto the within named. Bank Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released.		DENVINGLATION OF POWER
I,	· · · · · · · · · · · · · · · · · · ·	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs. It of the within named. It 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 omsoever, renounce, release, and forever relinquish unto the within named. B. A. W. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released. CIVEN under my hand and seal, this		2. Mat but
did this day appear before me di 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 omsoever, renounce, release, and forever relinquish unto the within named. Helrs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released.	I, W. IS. Howen	o raci javi
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 person omsoever, renounce, release, and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs.	ora Alapard
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 omsoever, renounce, release, and forever relinquish unto the within named	fe of the within named Llo fa a	1.d. did this day appear before m
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released.	upon being privately and separately examined by me, did declare the	at she does freely, voluntarily and without any compulsion, dread or fear of any person or person
Bank of Sum promitte its successions. Helrs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released. CIVEN under my hand and seal this	omsoever, renounce, release, and forever relinquish unto the within r	named
Helrs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an gular, the Premises within mentioned and released.	Bank & Simps	mille, its succession
gular, the Premises within mentioned and released.		
CIVEN under my hand and seal this		ns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all an
day of Market A. D. 1920 A. D. 1920 A. D. 1920 Motary Public for South Carolina.	.5	
day of Marth A. D. 1920. 1 S. Jawlen (L. S.) Notary Public for South Carolina.	GIVEN, under my hand and seal, this	······································
Notary Public for South Carolina. (L. S.) Notary Public for South Carolina.	day of A. D. 1	1920
Totally Labito for Bound out of the Control of the	Notary Public for South Car	L. S.)
	rotary rubile for bound out	/
	m. / "	·
Recorded for Narch 19.20.	Recorded for March / 0"	·