FROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and moning of the parties to these Presents, that if	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	d Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
in, Recounts, Administrators and Analysis, and every person whomover bridge (climing, on to chim, the tante, or may symphotos).  And the nead mortgage— agree — to intere the house and buildings on asid its or as an most test whom "we "Moderatual (building) (buildi		
in, Recounts, Administrators and Analysis, and every person whomover bridge (climing, on to chim, the tante, or may symphotos).  And the nead mortgage— agree — to intere the house and buildings on asid its or as an most test whom "we "Moderatual (building) (buildi	warrant and forever defend, all and singular, the said premises unto the said	Lee Greene, his
in, Recounts, Administrators and Analysis, and every person whomover bridge (climing, on to chim, the tante, or may symphotos).  And the nead mortgage— agree — to intere the house and buildings on asid its or as an most test whom "we "Moderatual (building) (buildi		Heirs and Assigns, from and against Ille and mus
Delian (in a consensy or companies attributency to the contriguent, shall at gry time full to do so, then the said configuent, and that the devent that the notestagent, shall at gry time full to do so, then the said configuent country of the premium and experter of such insurance under the mortgage, with interest.  And if a say time say part of such insurance under the mortgage, with interest.  And if a say time say part of such insurance under the mortgage, with interest.  And if a say time say part of such doctors or interest thereon, be part due and unpuid.  And if a say time say part of such insurance or such that the mortgage, with interest.  And if a say time say part of such doctors or interest thereon, be part due and unpuid.  And if a say time say part of such doctors or interest the mortgage, with interest.  And if a say time say part of such doctors or interest the mortgage of the part of such interest to such insurance or such such such interest the such interests the such interests the such interests and profits to such interests the such interests and part of such interests in such doctors.  AND IT IS AGREED, by and between the said parties, that the said contribute of language and except such in the fund of such in the such interests and parties.  WITTEES MAY and between the said parties, that the said contribute of language and except such in the core hundred and full language.  WITTEES Stays and polivered in the Processe of Marcial Stays and Independence of the United States of America.  Signed, Sayla and polivered in the Processe of Marcial Stays and such as a such in the such interests and such in the part of the Severalegally such language and before one plan.  An use of the within mortion of such deciders	eirs, Executors, Administrators and Assigns, and every person whomsoever lawful	lly claiming, or to claim, the same, or any part thereof.
for an extension the policy of insurance or the note concerning the note of the season	And the said mortgagor agree to insure the house and buildings on sa	id lot in a sum not less than Six anousaud (6000.00)
the premium and expense of such insurance under this mortgage, with inserent.  And if at any time any port of said debt, or interest thereon, he past due and unquid.  And if at any time any port of said debt, or interest thereon, he past due and unquid.  And if at any time any port of said mertgages.  If the above described proteins to add mertgages.  If the said profits aroundy entire and profit of the past and profit of the past and profit of the past and of said creating and office and representation of said premise and office and representation of said profits of said profits aroundy cellstand.  In the past of the past of the said profit of the said of the said and the	fire, and assign the policy of insurance to the said mortgagee, and that in th	e event that the mortgagor shall at any time fail to do so, then the said mort-
And if at any time any piet of aid debt, or interest thereon, he past doe and unpaid  And if at any time any piet of aid debt, or interest thereon, he past doe and unpaid  The above described generics to seld entropyce or Seld entropyce of the past does not be presented. When Proceeders Attainistics we Assign, and agree that are, Indee of a great of the aid prints actually asked and called and rests of profits and prints actually called and rests of profits and prints actually called and rests of profits and and deall well and treby say, or cause to be paid, anto the aid marriage. — the said dot or son of money aformatic with interest debteron, in the first and votation.  AND IT IS AGREED, by and between the maid parties, that the said morriages.  AND IT IS AGREED, by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED, by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties, that the said morriageor.  AND IT IS AGREED by and between the maid parties to the said morriageor.  AND IT IS AGREED by and between the morriageor.  AND IT IS AGREED by and the said morriageor.  AND IT IS AGREED by and the said morriageor.  AND IT IS AGREED by and the said morriageor.  AND IT IS AGREED by and	gee may cause the same to be insured in	me, and reimburse
the same described premises to relative remaples.  A Control of the control of th	r the premium and expense of such insurance under this mortgage, with interest.	
resid Court of said Sheld mag, and shunchers or otherwise, apposed to the collections by most and sheld, interest, exton recipients, without history to execute for a said profits actively collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and measing of the parties to these Presents, that if the discovered and the said profits and the said sheld of the	And if at any time any part of said debt, or interest thereon, be past due an	d unpaidhereby assign the rents and profits
d mortunes — to and stall well and truly say, or cause to be paid, unto the said mortunes— the said clever to the be due, according to the true; interto endemand of the said note, then this deed of borgain and sale shall crease, determine, and be utterly rull and void; otherwise remain in full force and vetuce.  AND IT IS ACRIEED, by and between the said parties, that the said mortgager———————————————————————————————————	regit Court of said State may, at chambers or otherwise, appoint a receiver, with	a authority to take possession of said premises and collect said rents and profits,
AND IT IS AGREED, by and between the said parties, that the said mortgagor.  The same until default of payment shall be made.  WITHESS MY hand and seal this day of Mallel and in the one bundred and in the year of our Lord one thousand nine bundred and felling feether.  Signed Suppl and Delivered in the Presence of Mallel States of America.  Signed Suppl and Delivered in the Presence of Mallel G. S. (L. S.	d mortgagor, do and shall well and truly pay, or cause to be paid, unto the be due, according to the true intent and meaning of the said note, then this dee	
mises until default of payment shall be noade.  WITNESS MM hand and seal this and seal		to hold and enjoy the said
WITNESS My hand and seal, this  in the year of our Lord one thousand nine hundred and Italiany and in the one hundred and Italiany featility and in the one hundred and Italiany feat of the Sovereignty and Independence of the United States of America.  Signed, Seepel and Delivered in the Presence of Market Carlon Carlo	•	-o-o
in the year of our Lord one thousand nine hundred and ALCHEM  year of the Sovereignty and Independence of the United States of America  Signed, Septed and Delivered in the Presence of  AD 10 C. S. ALGHEY  (L. S. C. L. S		-th day of March
Signed, Seeped and Delivered in the Presence of	in the year of our Lord one thousand nine hundred and TWCHTH	and in the one hundred and
Signed, Seeled and Delivered in the Presence of  His C. S. Hester.  (L. S.  (L		
(L. S.  (L. S.		
(L. S.  (Marticular)  (Marticu		Mrs. C. G. Hester
HE STATE OF SOUTH CAROLINA,  Personally appeared before me  Act and deed, deliver the within written Deed; and that he, with HIM	1. J. Mc Swain	(L. S.)
Personally appeared before me Promote South Carolina.  A seal, and as All act and deed, deliver the within written Deed; and that he, with Promote Missing South Carolina.  SWORN to before me this AD 1920  AN D 1920  The STATE OF SOUTH CAROLINA, County.  The STATE OF SOUTH CAROLINA, County.  I, hereby certify unto all whom it may concern, that Mrs.  e of the within named did this day appear before muy 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 person amsoever, 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 an gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this.  A D 19		(L. S.)
Personally appeared before me		(L. S.)
SWORN to before me this	Personally appeared before me fight Mrs. E. B. Heste	
day of the within named		
Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  County.  I,  hereby certify unto all whom it may concern, that Mrs.  fe of the within named.  did this day appear before me drupon 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.  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.  GIVEN under my hand and seal, this.  A. D. 19.	day of 1/0/10/h A. D. 1920	1022.8.
County.  I,	Notary Public for South Carolina.	J. 112 Zwanv
I,	THE STATE OF SOUTH CAROLINA, )	RENUNCIATION OF DOWER
The of the within named		
e 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 omsoever, 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 an gular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	e of the within named	
GIVEN under my hand and seal, this	upon being privately and separately examined by me, did declare that she does fr	
GIVEN under my hand and seal, this	•	
GIVEN under my hand and seal, this	omsoever, renounce, release, and forever relinquish unto the within named	
day of	omsoever, renounce, release, and forever relinquish unto the within named	
(L, S.)	omsoever, renounce, release, and forever relinquish unto the within named	
Marian D. C. Com County Counting	Heirs and Assigns, all her in agular, the Premises within mentioned and released.  GIVEN under my hand and seal, this	
Notary Public for South Carolina.	Heirs and Assigns, all her in gular, the Premises within mentioned and released.	