AND H 10 to say time any joint of said date or interest thereon, he past due and impaid. AND H 10 to say time any joint of said date or interest thereon, he past due and impaid. AND H 10 to the potentian to end mortages 9 or Lecture Science and the local Science and State may, at chambers or otherwise, appoint a receiver, within the format and appoints and perfect adopting the ord processal thereor (after paping cont of collection) upon and date that the part of the paper of the parties of the	TOGETHER with, all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appearance.	
The contract of the cold market and cold process. In the cold market are or any party forces, and according to the cold market are or any party forces. In mark the books and believed market (can be not of min too date. And the said market are or any party forces or market the books and believed market (can be not of min too date. And the said market are or any party or and said contract to the configuration. It was all the contract of the cold and the company or companies institutionary to the configuration. It was all at any mine and promption of any can depend on the cold and the company of the cold and t	TO HAVE AND TO HOLD, all and singular, the said premises unto the said mortgagee 3	
The contract of the cold market and cold process. In the cold market are or any party forces, and according to the cold market are or any party forces. In mark the books and believed market (can be not of min too date. And the said market are or any party forces or market the books and believed market (can be not of min too date. And the said market are or any party or and said contract to the configuration. It was all the contract of the cold and the company or companies institutionary to the configuration. It was all at any mine and promption of any can depend on the cold and the company of the cold and t	then successors	
The contract of the cold market and cold process. In the cold market are or any party forces, and according to the cold market are or any party forces. In mark the books and believed market (can be not of min too date. And the said market are or any party forces or market the books and believed market (can be not of min too date. And the said market are or any party or and said contract to the configuration. It was all the contract of the cold and the company or companies institutionary to the configuration. It was all at any mine and promption of any can depend on the cold and the company of the cold and t	irs and Assigns, forever. And do hereby bind large experiments and do hereby bind large experiments and large experiments are large experiments and large experiments and large experiments are large experiments are large experiments and large experiments are large experiments are large experiments and large experiments are large	
The facility of the present of the proof with the proof of the proof o	irs, Executors and Administrators to warrant and forever defend, all and singular, the said premises unto the said mortgagee. and	
AND the any temperature activations to the mortage of the come and brilling the same housed from his set therapy for, and assign the priors in the same of the cold and the co	Tuluu Rucce value Heirs and Assigns from and against	***************************************
AND the any temperature activations to the mortage of the come and brilling the same housed from his set therapy for, and assign the priors in the same of the cold and the co	The same or any part thereof.	,
a company or companies satisfactory to the morphogeness. An adverse the same of the more or changes by fee, and saving the policy of instructs and morphogeness, and that is the event that the americance. And is not time that the foreign of the policy of instructs and morphogeness, and the same and continues and continues. All the same that the foreign of the policy of instructs and the same of the same same and continues. All the same that the policy of instructs are that morphogeness, will instruct, or way proceed to foreign as though this morphogeness were part done. AND H at any time any part in said delet or instruct thereign, he made that any lates any part in said delet or instruct thereign, he made that any lates any part in said delet or instruct thereign, he made that any lates any part in said delet or instruct thereign is a same and ampoint. AND H at any time any part in said delet or instruct thereign, he made that any lates and the precise and precises any done in the part of the calculation of the part of t	rs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming of to claim the same of any party increase.	
a company or composite professions in the montageners. I made from the same interest to the montageners. I made from the contract that the montageners and it as my time fall to do any time that the same to be made in the montageners. I made made the manuscription and the montageners of moth insurance for this mercage, with interest, or may proceed to foreclase as though this mortagener were good down. AND If at any time was, part of raid plets or insurest therein, be past down and montagener were good down. AND If at any time was, part of raid plets or insurest therein, be past down and montagener were good down. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be past down and montagener. AND If at any time was, part of raid plets or insurest therein, be an advantaged on the resist and profits and the recent and profits and profits and profits and profits	AND the said mortgagor agree 2 to insure the house and buildings on said lot in the sum of not less than	Dallana
THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. PERSONALLY appeared before me. and deed deliver the within written Deed; and that _she with. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. TH	a company or companies satisfactory to the mortgagee. and keep the same insured from loss or damage by fire, and assign the policy of insues said mortgagee; and that in the event that the mortgagor	ne to be
THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. PERSONALLY appeared before me. and deed deliver the within written Deed; and that _she with. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. TH		
THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. PERSONALLY appeared before me. and deed deliver the within written Deed; and that _she with. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE SPATE OF SOUTH CAROLINA. THE STATE OF SOUTH CAROLINA. TH	hereby assign the rents and profits of	the above
in, Executor, Administrators or Assigns, and agree that any Judge of the Great Court of and State 123, at chambers or objectives the appoint a receiver, when the state of the center and profess applying the cent proceeds thereof called the symptoms of of collection) upon and delivered, east or expenses; without liability to account for asystimic more than the creat and pretite actually collected. PROVIDED, ALWAYS, NEVERTHELISS, And it is true intent and meaning of the particle to these presents, that if the said mornegager	AND if at any time any part of said debt or interest thereon, be past due and unpaid	
by pay, or cause to be paid, mon the soid mortgager—the debt or sum of money aforenaid, with interest therem, if any be the according to the true interest meaning of the and more, then this decid or burgain and sale shall coale, determine, and be steerly notified and void, otherwise to centain in full force and virtue. AND IT IS AGREED, by and between the said parties, that said mortgager—to bold and evily the premiser annil default of payment shall be made. WITHESS THEY Hand and Seal, this disposal parties that and the coale interest and in the one hundred and forty selected and evily the year of our Lord one thanksand sine bundred and LULLEUTY WHILE—and in the one hundred and forty selected and the coale in the Presence of Collice That is a like the parties of America. THE STATE OF SOUTH CAROLINA, MORTGAGE OF REAL ESTATE WHOSH to before me, this within named. WHOSH to before me, this within a surface of the state of the within written Deed; and that without the execution thereof. WHOSH to before me, this within a surface of the state	eirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receing thority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon states, cost or expenses; without liability to account for anything more than the rents and profits actually collected.	ver, with said debt,
If pay, or cause to be paid, must the aud mortageze		
dependence until definate of payment shall be made. WITHESS They Hand and Seal, this the year of our Lord one thousand sinte hundred and seal, this the year of our Lord one thousand sinte hundred and effectively. Walled and in the one hundred and forty selected the tree of the United States of America. Signed, Scaled and Belivered in the Presence of Collie Hands and Collie Hands an	ly pay, or cause to be paid, unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the tr d meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full force and vi	rue intent rtue.
THE SPATE 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 SOUTH CAROLINA. COUNTY. THE STATE OF SOUTH CAROLINA. THE STATE		enjoy the
ro the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Clife Farms Wirth	I premises until default of payment shall be made.	,
ro it the Independence of the United States of America Signed, Sealed and Delivered in the Pressure of Olice Faire (I. S. Jase plu Schulle,	WITNESS My Hand and Seal , this / thi day of lightly	·····
Collie Fairs (1.5) County PERSONALLY appeared before me. County PERSONALLY appeared before me. County County County County County County Collie Fairs (1.5) Collie Fairs (1.5) County Co	r of the Independence of the United States of America.	
THE SPATE OF SOUTH CAROLINA, THE SPATE OF SOUTH CAROLINA, THE SPATE OF SOUTH CAROLINA, In seal, and as the within named. The saw the saw the within named. The saw the saw the within named. The saw the saw the within named. The state of south Carolina. County. The state of south Carolina. County. The state of south Carolina. The state of the within named. The state of the within named. The saw the saw the saw the within named. The saw t	Ollie Farmouroth, J. C. Richardson.	(L. S.
THE STATE OF SOUTH CAROLINA, PERSONALLY appeared before me in made onth that of the saw the within named. In, seal, and as the control of the within mamed. In seal, and as the control of the within written Deed; and that the with witnessed the execution thereof. Control of the within care of the saw that the control of the within written Deed; and that the with A. D. 19.23. THE STATE OF SOUTH CAROLINA, County. The state of South Carolina, County. A do hereby certification of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dree fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. In this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dree fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. In this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dree fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. In this day appear before me. Motary Public for S. C. Notary Public for S. C.		
THE SPATE OF SOUTH CAROLINA, PERSONALLY appeared before me. In made oath thatd. inc saw the within named. In made oath thatd. inc saw the within named. In seal, and asddd.		
THE SPATE OF SOUTH CAROLINA, PERSONALLY appeared before me. di made oath that the saw the within named. MORTGAGE OF REAL ESTATE. County. PERSONALLY appeared before me. di made oath that the saw the within named. MORTGAGE OF REAL ESTATE. County. PERSONALLY appeared before me. di made oath that the saw the within named. Mortgage of Real Estate. Witnessed that the with. Witnessed the execution thereof. County. Witnessed the execution thereof. County. THE STATE OF SOUTH CAROLINA. County. Public for S. C. THE STATE OF SOUTH CAROLINA. County. The wife of the within named. Witnessed the execution thereof. The STATE OF SOUTH CAROLINA. County. The STATE OF SOUTH CAROLINA. County. The state of the within named. A D. 19. The same assigns, all her interest and estate, and also all her right claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 19. Notary Public for S. C. Notary Public for S. C.		(L. S.
PERSONALLY appeared before me d made oath that .d.h.e saw the within named. m, seal, and as		(L. S.)
m, seal, and as with a seal, and as with a seal, and as with a seal, and as without any compulsion, dreer fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this day of	THE STATE OF SOUTH CHROLING	TE.
m, seal, and as with a seal, and as with a seal, and as with a seal, and as without any compulsion, dreer fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. GIVEN under my hand and seal, this day of	PERSONALLY appeared before me Ollie Farms Worth	
m, seal, and as wice act and deed deliver the within written Deed; and that he with See Lange L	d made outh that of he saw the within named 9, O. Richardson	
witnessed the execution thereof. Sworn to before me, this	in made bath that	
witnessed the execution thereof. Sworn to before me, this		
SWORN to before me, this day 5i A. D. 19.23 Notary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I	54, 004, 414	
day of Julia Motary Public for S. C. THE STATE OF SOUTH CAROLINA, County. I, do hereby certinate all whom it may concern that Mrs. e wife of the within named. d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dresses of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. heirs and assigns, all her interest and estate, and also all her right and of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. day of A. D. 19. Notary Public for S. C.		
I,	day of April. A. D. 1923, Olle Janes (Seal)	-
to all whom it may concern that Mrs	THE STATE OF SOUTH CAROLINA, County. County. RENUNCIATION OF DO	WER.
de wife of the within named	I,do her	eby certif
this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dreater of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	to all whom it may concern that Mrs	
d claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compuls	sion, drea
d claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	
d claim of Dower of, in or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this	heirs and assigns, all her interest and estate, and also al	l her rigi
GIVEN under my hand and seal, this		
day of		
Notary Public for S. C.		••
	·	
// // / // // // // // // // // // // /	Notary Public for S. C. Recorded	