heirs and assigns forever. And heirs, executors and administrators of warrant and forever defend all and singular the said promises unto the said.  heirs and assigns, from and against.  heirs, executors, administrators and assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof.  And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said lot in a sum not less than buildings on said said said said said said said said	TO HAVE AND TO HOLD, all and singular, the said Premises unto	the said. WD. Warkenge, his
is accessed to the substitution of a saley. From and against  is accessed to the sale management of a saley and the receive person who instruct the loose and haddings or and had in a same one test than		heirs and assigns forever. And
is accessed to the substitution of a saley. From and against  is accessed to the sale management of a saley and the receive person who instruct the loose and haddings or and had in a same one test than	do hereby bind Myself,	heirs, executors and administrators
this section, selectioners and aniques and every zeron absonances burding dealing or to chim the same or say part theory.  And the said morageness—agree—a large on the insures the borns and things or and that in a min call such that the said moragenes.  And the said moragenes—agree—because the box and the moragenes and the part of the moragenes—and keep the same insured from his or design of the said moragenes.  And it as any time and expense of such insurance under this merage, with interest.  And it as any time any zero and delay or indivendent forces, by pass the said of any and the said profits of the forces described previous to all moragenes.  And it as any time any zero and delay or indivendent forces, by pass the said suggests.  And it as any time any zero and delay or indivendent forces, by pass the said and said said said said said said said sai		
And the mid murragapur agreet to some the house and huildings or not into it is a min out from huildings. Deliver, as a case, or consults institution to the margage. And they the same termination to so or damps to fire, and arrive, the policy of incensary or the state murragapur, and then in the root of the middle of the policy of incensary or the state of the murragapur, and then in the root of the murragapur, and then in the root of the murragapur, and then in the root of the murragapur, may cause the state to be intered in murragapur, with interest.  And if it at your zo part of and folds, or interest thereous he past does and applied. And if it as your good and offer, or interest thereous he past does and applied. And if it is not a part of the control of the folds of the murragapur, and the murragapur, and the murragapur, and and the state of the control of and size terms of agree to a part of and size the past of the control of the state of the control of and size the past of the control of the state of the control of the state of the control of the state of the state of the control of the state of t		
Dollar, is a company or company o	And the said mortgagor agree to insure the house and buildin	pres on said lot in a sum not less than with the said of the said
recognise — may couse the same to be insured in — the precision and expense of such suggestion under this mortgage, with interest.  And if a may like any part of said cities, or interest thereon, be part the east engaged.  And if a may like any part of said cities or interest thereon, be part the east engaged.  And if a may like any part of said cities or interest thereon, be part the east engaged.  And offer any interest said promises and profile of the Circuit offer said profile of the Circuit of said state may, at chamber or otherwise, specially and and profile and profile and profile said remains and profile, applying the rests and profile and profile said remains and profile said remains and profile and profile said profile said remains and cities and remains and profile and profile said remains and profile said remains and cities and remains and profile said remains and cities and remains and cities and remains and cities and remains and cities and remains and remains and cities and remains and remains and remains and		· · · · · · · · · · · · · · · · · · ·
The premium and expense of such insperance under this contegacy, with interest.  And if at any line any part of said delts, or interest thereon, he past can and copubil.  And if at any line any part of said delts, or interest thereon, he past can and copubil.  And if at any line any part of said delts, or interest thereon, he past can and copubil.  And if at any line any part of said delts, or interest thereon, he past can and copubil.  And of a said beam, and chambers or observier, appeals a processor, which the premiums and content and and considered the parties and content		
The permition and expanse of took insurance mader this mortgage. With instruct.  And if a my time any part of add delter of terret thereon by part due and compadia.  Incred to said out of a said delter, or three thereon by part due and compadia.  Incred to said outside and add the content thereon by part due and compadia.  Incred to said outside and parties of the Circuit fourt of a said State may, at chambers or otherwise, appoints and country of an add said state may, at chambers or otherwise, appoints and the content of a said state may, at chambers or otherwise, appoints and add said the content of the content		
And if at any time any sum of said debt, or interest thereas, be past due and singuid.  A prefer described premises to said morgagere.  Or Marker, execution, sublishmentor or assigns, and sare that any Julge of the Circuit court of said State may, as chanker or or otherwise, appoint a receiver, with authority to take prosession of said premises and collect said rests any Julge of the Circuit court of said State may, as chanker or otherwise, appoint a receiver, with authority to take presented and substitution of said state may, and collect said rests and profus authority earlier to these presents in the first and profus authority solicest.  PROVIDED ALWAYS, EXPERTISHESS, and it is the true intent and meaning of the parties to these Presents, that if As the said morgager, and and said under and sealing of the said morgager.  It is dollar or an an anticomment of the said note.  It is not first from and whether the said and the said morgager.  It is hold and eality the said returns and profus said the said morgager.  It is hold and eality the said returns and profuse said presents that it is the contribution of the said morgager.  It is hold and eality the said returns and profuse said present that it is the contribution of the said morgager.  It is hold and eality the said returns and profuse said the said morgager.  It is hold and eality the said returns and said the said morgager.  It is hold and eality the said returns and said the said morgager.  It is hold and eality the said returns and the said morgager.  It is hold and eality the said returns and the said morgager.  It is hold and eality the said returns and the said morgager.  It is hold and eality the said returns and the said morgager.  It is hold and eality the said returns and the said morgager.  It is hold and eality the said returns and the said morgager.  Signed, Saide and Delivered in the Presence of the Said Said Said the said said the said said the said the said the said the said said the said the said the said the said the said the said th		
their dearfield gremine to sald morrogage. Or hors, sections, suministrators or astigot, and agree that any Judge of the Cloud count of and Sace may, at chambers or otherwise, specimia receiver, with authority to take possessin dutil permiss and calculate said reason accelerate sort of the present and calculate said reason accelerate on the present and calculate said reason accelerate to the receiver (with authority to take possession dutil permission and calculate said mortgages. And and shall well and tonig pay or cause to be paid unto the said mortgages. The said mortgages and and shall well and tonig pay or cause to be paid unto the said sourgages. The said mortgages of the said mortgages of the said mortgages of the said mortgages.  AND IT IS AGRIERD by said between the said particips that the said mortgages.  AND IT IS AGRIERD by said between the said particips that the said mortgages.  In build and enjoy the said mortgages and said said that the said mortgages of the said mortgages of the said said.  WITHINGS  The hand, and stand, the said said said said that the said mortgages of the said said in the one hundrid said.  Signel, Sealed and Delivered in the Precesses of America.  Signel, Sealed and Delivered in the Precesses of Signel, Sealed and Signel, Signel, Sealed and Signel, Sealed and Signel, Sealed sealed Signel, Sealed sealed Signel, Sealed sealed Signel, Sealed sealed Sig		V
the of taid State may, at classifies or conference and support as receiver, with authority to take posterated theresires and collect said rents and profits, applying the mate and profits are the proceeds theresire (after paping coars of collection), upon said delat, inherest, cost or escenaes; without making or the say that the profits of payment shall be made.  AND IT IF AGREED by and between the said parties that the said mortgagor.  It hold and enjoy the midden remains of the profits of the pr	\	
the ret proveds thereafter (after paying costs of collection), upon said delts, interest, cost or expenses; without liability to account for anything more than the most and profits actually collected.  PROVIDED ALMYS, STATERIELESS, and it is the true invort and meaning of the parties to these Presents, that if the did mortgager do and shall well and truly pay or cases to be paid unto the said mortgager the delter or sum of money afternation, with other actions and search of the said of the collegen and said shall cases, determine and be unterly null and void, otherwise to remain in the control of the paid of the said	•	
the sand profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it the fall mortgager do and shall well and truty pay or came to be paid unto the said mortgager. The doct or sum of money aforeasid, with interest thereon, if any be us, according to the true intent and meaning of the said attempting to the true intent and meaning of the said attempting to the true intent and meaning of the said mortgager.  AND IT IS AGREED by and between the said parties that the said mortgager.  AND IT IS AGREED by and between the said parties that the said mortgager.  AND IT IS AGREED by and between the said parties that the said mortgager.  AND IT IS AGREED by and between the said parties that the said mortgager.  AND IT IS AGREED by and between the said parties that the said mortgager.  AND IT IS AGREED by such that the marks.  WITHINSS.  May of our Lord one flowaged in the hundred and.  Levelly like the said with the one hundred and.  And in the one hundred up. Tablety levelly le		
PROVIDED ALWAYS, NEVERTHELESS, and is in the true intent and macining of the parties to these Presents, that if the idd mortgager—do and adult with intents and mention of the parties to the parties to the parties and the content of the true intents and mention of the said note—then this deed of begain and sale shall cear, determine and be utterly stull and virtue.  AND IT IS ACREED by and between the said parties that the said mortgager—  AND IT IS ACREED by and between the said parties that the said mortgager—  The said mortgager — to a hold and eajoy the said released.  WITNESS—Day—hand and seal, this.  Any of—  Least Le	·	ebt, interest, cost or expenses; without liability to account for anything more than the
AND IT IS AGREED by and better unions and meaning of the said note then this deed of hangain and sale shall case, determine and the utterly null and void, otherwise to remain fall force and viture.  AND IT IS AGREED by and between the said parties that the said mortgagor		nt and manning of the parties to those Presents that if
us, according to the true intent and securing of the said note then this deed of longsin and sale shall cease, determine and be interfy null and void, otherwise to remain it full intens and virtue.  AND IT IS AGREED by and between the said parties that the said mortgagor		
the force and virtue.  AD IT IS AGREED by and between the said parties that the said mortgagor.  Trendstes until default of payment shall be made.  WITNESS The hand and seal, this this parties that the made.  WITNESS The hand and seal, this day of force of the United States of America.  Signed, Scaled and Dolivered in the Presence of  H. Who Heafter and the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  Signed, Scaled and Dolivered in the Presence of the United States of America.  MORTGAGE OF REAL ESTATE.  Greenville County.  The STATE OF SOUTH CAROLINA.  Sworn to before me, this the saw the within named.  AD 19 22  May of Default States of America.  Signed, Scaled Learners of Carolina.  RENUNCIATION OF DOWER.  Greenville County.  Lo beerly certify unto all whom it may concern, that Mrs.  John States of the within samed.  John States of the within samed.  John States of America.  John States of Morting and Carolina.  Heirs and Assigns, all her interest and estate, and alm all her right and claim of Dower of, in, or to all and slightly day of.  Loss.  Notary Public for South Carolina.  Loss.  Notary Public for South Carolina.		
AND IT IS AGREED by and between the said parties that the said mortgager.  Tremites until default of payment shall be made.  WITNESS The hand and seal. this this they see of our Lord one thought dine hundred and the sear of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Presence of the Londependence of the United States of America.  Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Frence of Signed, Sealed and Delivered in the Frence of Signed, Sealed and Delivered in the Frence of Signed, Sealed and Delivered Signed, Sealed Signed, Se	· · · · ·	ed of bargain and safe shan cease, determine and be deerly non and void, otherwise to remain
remises until default of payment shall be made the year of our Lord one thouseful man bounded and the year of our Lord one thouseful miss bounded and the year of our Lord one thouseful boundered and the year of our Lord one thouseful boundered and the year of our Lord one thouseful boundered and the presence of the Boundary of the third presence of the Boundary of the Boundary of the Signed, Saaled and Delivered in the Presence of the Boundary of the Signed, Saaled and Delivered in the Presence of the Signed, Saaled and Delivered in the Presence of the Signed, Saaled and Delivered in the Presence of the Signed, Saaled and Delivered in the Presence of the State OF SOUTH CAROLINA.  Greenville County.  The STATE OF SOUTH CAROLINA and deed, deliver the within written Deed; and that he with the saw the within named.  A D. 19 22  SWORN to before mg, this the State OF South Carolina.  The STATE OF SOUTH CAROLINA.  Greenville County.  The STATE OF SOUTH CAROLINA.  The STATE OF SOUTH CAROLINA and send of the send of the send of the within named.  The STATE OF SOUTH CAROLINA and send of the send of		mortgagorto hold and enjoy the said
A the year of our Lord one thousagh rine hundred and Leucelly there and in the one hundred apply developed as a the year of our Lord one thousagh rine hundred and Leucelly there are of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of  ALLY Application of the Presence of the States of America.  Signed, Sealed and Delivered in the Presence of the States of America.  (I. 8)  (I. 8	Dramiese until default of nayment shall be made	
Signed, Scaled and Deliveral in the Presence of  Signed, Scaled and Deliveral in the Presence of  (L. S.)	WITNESShand and seal, this	Tata day of July
Signed, Scaled and Deliveral in the Presence of  Signed, Scaled and Deliveral in the Presence of  (L. S.)	n the year of our Lord one thousand nine hundred and	ty true and in the one hundred and Lasty Lewenth
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me, and made oath thatbe saw the within named	ear of the Independence of the United States of America.	✓
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me, and made oath thatbe saw the within named		_
THE STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me.  and made oath that he saw the within named.  Swork to before me, this.  A D. 19 23  Work Table County.  A D. 19 24  When the state of south Carolina.  RENUNCIATION OF DOWER.  Greenville County.  A D. 19 24  A D. 19 25  Greenville County.  The STATE OF SOUTH CAROLINA.  Greenville County.  A D. 19 24  A D. 19 25  A D. 19 26  A D. 19 26  A D. 19 27  A D. 19 27  A D. 19 28  A D. 10 28  A D. 10	Hym Heater;	alice M. gates (L.S.)
THE STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me, Ind made oath thathe saw the within named.  Act and deed, deliver the within writter Deed; and thathe with.  SWORN to before me, this	D. B. Leatherwood	(L. S.)
Oreenville County.  PERSONALLY appeared before me, and made oath thathe saw the within named		(L. S.)
PERSONALLY appeared before me, and made oath that the saw the within named and act and dated, deliver the within written Deed; and that the with the saw the within named and act and dated, deliver the within written Deed; and that the with the saw the within act and dated, deliver the within written Deed; and that the with the within the within the saw of the s		(L. S.)
PERSONALLY appeared before me, md made oath thathe saw the within named		
PERSONALLY appeared before me, md made oath thathe saw the within named		
PERSONALIY appeared before me, and made oath that he saw the within named.  A Least Jacks	HE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
SWORN to before me, this.  A D. 19.22  Notary Public for South Carolina.  PHE STATE OF SOUTH CAROLINA, Greenville County.  I.  I.  I.  I.  I.  I.  I.  I.  I.	Greenville County.	
SWORN to before me, this.  A D. 19.22  Notary Public for South Carolina.  PHE STATE OF SOUTH CAROLINA, Greenville County.  I.  I.  I.  I.  I.  I.  I.  I.  I.	PERSONALLY appeared before me,	m Hester
SWORN to before ag, this.  A D. 19.22  Notary Public for South Carolina.  PHE STATE OF SOUTH CAROLINA, Greenville County.  I	nd made oath thathe saw the within named	gy gates
SWORN to before me, this.  day of		0 //
SWORN to before me, this.  day of A. D. 19.22  H. M. Hester  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  I		
day of	D. T. Leather	witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I	SWORN to before me, this 3-Chy	
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I	day of A. D. 19	22 H. M. Hester
CHE STATE OF SOUTH CAROLINA, Greenville County.  I	D. B. Le atherwood & (SEAL.)	)
Greenville County.  I,	Notary Public for South Carolin	1a.
Greenville County.  I,		
Greenville County.  I,		
I,		RENUNCIATION OF DOWER.
o hereby certify unto all whom it may concern, that Mrs	HE STATE OF SOUTH CAROLINA,	
o hereby certify unto all whom it may concern, that Mrs	<b>}</b>	
wife of the within named	Greenville County.	
nd 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 ersons whomsoever, renounce, release and forever relinquish unto the within named	Greenville County.	
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 Premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.  I	
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 Premises within mentioned and released.  GIVEN under my hand and seal, this	Greenville County.  I	did this day appear before me,
GIVEN under my hand and seal, this	Greenville County.  I,	t she does freely, voluntarily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	Greenville County.  I,	t she does freely, voluntarily and without any compulsion, dread or fear of any person or
day of	Greenville County.  I	t she does freely, voluntarily and without any compulsion, dread or fear of any person or
day of	Greenville County.  I,	t she does freely, voluntarily and without any compulsion, dread or fear of any person or
Notary Public for South Carolina.	Greenville County.  I	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
	Greenville County.  I,	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
Recorded July 18th 19.22	Greenville County.  I	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
Recorded July 18th 19.22	Greenville County.  I,	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
Recorded Suls 18th 19.22	Greenville County.  I,	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
	Greenville County.  I,	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named
	Greenville County.  I,	did this day appear before me, t she does freely, voluntarily and without any compulsion, dread or fear of any person or nin named