thereby bind. Secular Stellars, Design, the said previous error the seld.  It for an Assume, form and covered chow, at all adjugate, the said previous error the seld.  It for an Assume, form and expense. Bettel McLaure, Better.  And the end Mortgage		said Man Sloan, Her, Heirs and Assigns, forever. And We
Exercises. Administrators and Assigns, and servey person of ministrators that the same in any Sate throat.  The Fernature, Administrators and Assigns, and servey person of ministrators and help in a new not be fine.  Debts (in a summary of meeting the fine).  Debts (in a summary of meeting the fine) and the in a new not be fine.  Debts (in a summary of meeting the purity of an assignment of the members of many parts throat.  Debts (in a summary of members of the sales to be broated in a new of the members.  Debts (in a summary of members of the sales to be broated in a new of the members.  Debts (in a summary of members of the sales to be broated in a new of the members.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest thereon be past due and minist.  And all all may then any your of sales dock, or interest the ministrators of the sales and past of the sales and any sales and the sales and an	1 1 1 1 Oct of Delivery Our	Heirs, Executors and Administrators
Its Personators, Administrators and Avingos, and every person whomeovers harding delicine, or tablished is some or us part thereof.  And the sold Martingoir — agree — to boars the house and bolbings or sold for in a control to a thin.  Dollars (in a company or company or company or or of a contracted. — Just the sort is the surface person of a contracted. — Just the sort is the surface between the source in the policy of secretics to be inserted to — Just the information of the time of the sold to the sort of the person of a policy intermed to be inserted to — Just the information of the time of the sold to the sold to the person of a policy intermed to be inserted to — Just the information of the sold to the sold to the person of a policy of the sold to the sold to the person of a policy of the sold to the sold to the person of a policy of the person of a policy of the person of a policy of the person of the per	warrant and forever defend, all and singular, the said premises unto the said	Man Sloan, Her.
The Security Administrature and Assesses, and every person what assesses in profile following, a city of the other state of any part ferrod.  And the sold Managaria—agree.—the research following and the followings and in it is not one will be them.  Desilors fin a company or companies strictscory to the martisages		Heirs and Assigns, from and against OWN Delwee, OWN
media acign the policy of invariance to the said murripayer, and that in the creen that the mortgager and produce of the control of the creen that the mortgager and the same to be the throng to the said murripayer, and that in the creen that the mortgager and the same to be the throng to the said murripayer, and that in the creen that the mortgager and the same to be the throng to the said and explane of such insurance under the mortgage, with interest.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest thereon be past due and reinfillance.  And if are any time any gast of said delts, or interest and profile and the said and t	eirs, Executors, Administrators and Assigns, and every person whomsoever law	wfully claiming, or to claim the same or any part thereof.
and assign the policy of minutance to the sold mentageness. and that in the event that the mentageness shall at any time fail to do so, then the sampages are more and relationers.  It is premiers and expense of each insertione under this mortgage, with interest.  And if at any time may guit of said delte, or interest thereon be part doe and monaid.  And if at any time may guit of said delte, or interest thereon be part doe and monaid.  And if at any time may guit of said delte, or interest thereon be part doe and monaid.  And if at any time may guit of said delte, or interest thereon he part doe and monaid.  And if at any time may guit of said delte, or interest thereon he part doe and monaid.  And if at any time may guit of said delter on the part doe and monaid.  And if any time may guit and said delter the part of collection in many and delter the said said said said to the said said said to the said said said to the said said to the said said said to the said said to the said said to the said said to the said said said to the said said said to the said said said said to the said said said said said said said said		
And if at any time any pert of soul delth, or increed, thereon be past the and mysed.  And if at any time any pert of soul delth, or increed, thereon be past the and mysed.  The share developed precises to each increases.  The share of court of cold State cases in classification of colders, as appoint a receiver with anterity to take possession or and particle and reads and profit of cold State cases in classification of colders, as appoint a receiver with a natherity to take possession or and particle and reads and profit of the cold state of the cold state of colders, a special consequence of the colders and the cold state of the cold state of the colders and the cold with the cold state of the colders.  AND IT IS ACREED, by and between the soil question, that the soil unvelopment of the cold state of the colders and the cold state of the colders and the	e, and assign the policy of insurance to the said mortgagee, and that in the	he event that the mortgagor shall at any time fail to do so, then the said
And II at any time any part of said debt, or interest thereon be past due and consider.  And II at any time any part of said debt, or interest thereon be past due and consider.  And II at any time any part of said debt, or interest thereon be past due and consider.  It is, Recenture, Administrators or Assign, and agrees that any looking of the chartes of the consideration of said proceeding on the consideration of said proceeding of other pasts of said consideration of said proceeding of said consideration of said proceeding of said said with the consideration of said proceeding of said said with the consideration of said proceeding of said said with the consideration of said proceeding of said said with said today pay in consecution of said proceeding of said said with said today pay in consecution of said proceeding of the said to consideration of said part of the said consideration of said part of the said consideration of said proceeding of the said consideration of said part of said said with said today in a said said consideration of said part of said said with said today of said said with said today of said said said said said said said said		
And if at any time any part of said deed, or interest thereon be part due and unpaid.  Letter be seekers be permissed and another and another seekers and another seek	the premium and expense of such insurance under this mortgage, with interest	t. ,
and course of seal Note that a discretification prove code of collection) upon and disk, interest, each of experses, without habitity to recome for anything more that the contents and proved screening officers.  PROVIDID ALWAYS, NEVERTHELESS, and this like the interior and macroing of the parties these Prevents, that it is a second to be and the proved of more to be paid, come to be under come on the collection of the content of the cont	And if at any time any part of said debt, or interest thereon be past due and	d unpaidhereby assign the rents and profit
said mortgagore. do and shall well and truly say or cases to the guid, sante the and mortgagore or complete the control of the said of the said state of a single control of the said of the said of a single control of the said of the said state of a single control of the said of the said state of a single control of the said of the said state of a single control of the said of the said state of the said st	plying the net proceeds thereof (after paying costs of collection) upon said depends and profits actually collected.	ebt, interest, costs or expenses; without liability to account for anything more than
AND IT IS AGREED, by and between the sold parties, that the sold mortgogord.  All to hold and or joy the eximites sutil default of payment shall be mide.  WITNESS RUM. Install and sold and relate, this. It is any of Rung in the year of our Lord one theoreman nine handered and the source group and Independence of the United States of America.  Signed, Solved and Delivered in the Presence of Callanger and C	said mortgagora, do and shall well and truly pay or cause to be paid, ur reon, if any be due, according to the true intent and meaning of the said no	the caid dolpt or sum of money atoresaid with interes
mises until default of payment shall be made.  WITNESS CHAN handle. and sealed, this Change and they are of our Lord one thousand sine hundred and. Land May of Aurica.  It eyear of our Lord one thousand sine hundred and. Land May of Aurica.  Signed, Scaled and Delivered in the Presence of the Covereignity and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Covereignity and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Covereignity and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of the Covereignity and Independence of the United States of America.  L. S.  C. L. S.  WORTGAGE OF REAL ESTATI OF SOUTH CAROLINA  Greenville County.  A. D. 192 5  J. D. Garrenville County.  SWORN to before me, this Lable of A. D. 192 5  J. D. Garrenville County.  I. Mortary Public for South Carolina.  E. STATE OF SOUTH CAROLINA.  Greenville County.  J. Mortary Public for South Carolina.  E. STATE OF SOUTH CAROLINA.  Greenville County.  J. Mortary Public for South Mrs.  of the within named.  J. Mortary Public for South Mrs.  of the within named.  J. Mortary Public for South Carolina between the within ramed.  J. Mortary Public for South Mrs.  of the within named.  J. Mortary Public for South Mrs.  of the within named.  J. Mortary Public for South Mrs.  J.	AND IT IS AGREED, by and between the said parties, that the said morts	gagor dental to hold and enjoy the sai
WITNESS CLASS hands and scale, this C. C. Signed, Sealed and One throughout and the one hundred and the period of the year of our Level over thousand nice hundred and the search of the Control States of America.  Signed, Sealed and Delivered in the Presence of Callang and Michael and Theorem of Callang and Call	emises until default of payment shall be made.	
in the year of our Lord one thousand nine hundred and. Mark May great the Soverrigany and Independence of the United States of America.  Signed, Scaled and Delivered in the Presence of Mark Mark Mark Mark Mark Mark Mark Mark	man had been been to be to	h day of aug
Signed, Seeded and Delivered in the Presence of Signed, Seeded and Signed S	in the year of our Lord one thousand nine hundred and this	and in the one hundred an
E STATE OF SOUTH CAROLINA act and deed, deliver the within written Deed; and thathe, withC_L_L_S	49th year of the Sovereignty and	Independence of the United States of America.
E STATE OF SOUTH CAROLINA Greenville Commy.  Personally appeared before me.  A. D. 192 5  E STATE OF SOUTH CAROLINA, Greenville County.  E STATE OF SOUTH CAROLINA, Of the within named.  A. D. 192 5  Greenville County.  I. S. Calland A. D. 192 5  I. J. M. Alkinson  RENUNCIATION OF DOWEL (SEAL)  T. W. Alkinson  RENUNCIATION OF DOWEL (SEAL)  I. S. Caroly Carolina.  A. D. 192 5  I. J. Caroly Carolina.  The serveby certify unto all whom it may concern, that Mrs.  I. S. Caroly County.  I. S. Caroly Carolina and Seal, this and Assigns, all her interest and estate, and also all her right and chaim of Dower, of, in or to, all and singula premises within mentioned and released.  GIVEN under my hand and seal, this.  Of		La la a Barrett
E STATE OF SOUTH CAROLINA Greenville Commy.  Personally appeared before me.  A. D. 192 5  E STATE OF SOUTH CAROLINA, Greenville County.  E STATE OF SOUTH CAROLINA, Of the within named.  A. D. 192 5  Greenville County.  I. S. Calland A. D. 192 5  I. J. M. Alkinson  RENUNCIATION OF DOWEL (SEAL)  T. W. Alkinson  RENUNCIATION OF DOWEL (SEAL)  I. S. Caroly Carolina.  A. D. 192 5  I. J. Caroly Carolina.  The serveby certify unto all whom it may concern, that Mrs.  I. S. Caroly County.  I. S. Caroly Carolina and Seal, this and Assigns, all her interest and estate, and also all her right and chaim of Dower, of, in or to, all and singula premises within mentioned and released.  GIVEN under my hand and seal, this.  Of		onas a fassetti (LS
Greenville County.  Personally appeared before me.  M. Ackisson  made oath thathe saw the within namedbuildiedBassetd	J. W. Counsol	(L. S
Greenville County.  Personally appeared before me.  M. Ackisson  I made oath thathe saw the within namedGunturedRassetRassetRass		(I. S
SWORN to before me, this. (a. La. SWORN to before me, this. (b. La. SWORN to before me, this. (b. La. Sworn A. D. 192.5.)  J. B. B. W. Alkinson:  (SEAL)  F. STATE OF SOUTH CAROLINA, Greenville County.  I,	Greenville County.	
SWORN to before me, this (a. Lla )  of. August A. D. 192 5  J. B. Barrad (SEAL)  Notary Public for South Carolina.  (SEAL)  F. STATE OF SOUTH CAROLINA, Agreenville County.  I,	Greenville County.  Personally appeared before me	A Bassett & Charles a Basse
The state of south carolina.  E STATE OF SOUTH CAROLINA, Greenville County.  I,	Personally appeared before me	
E STATE OF SOUTH CAROLINA, Greenville County.  I,	Personally appeared before me	tten Deed; and that
E STATE OF SOUTH CAROLINA, Greenville County.  I,	Personally appeared before me	tten Deed; and thathe, with Colla Low Jura
I,	Personally appeared before me	tten Deed; and thathe, with Colla Law Jura witnessed the execution thereof.
hereby certify unto all whom it may concern, that Mrs	Personally appeared before me	tten Deed; and thathe, with Colla Low Turn witnessed the execution thereof.  J. W. Atkinson
e of the within named	Personally appeared before me	tten Deed; and thathe, with Colla Low Turn witnessed the execution thereof.  J. W. Atkinson
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or tear of any person composition, dread or tear of any person composition composition, dread or tear of any person composition composition composition, dread or tear of any person composition com	Personally appeared before me	tten Deed; and thathe, with Colla Low June.  witnessed the execution thereof.  J. W. atkinson.  RENUNCIATION OF DOWER
sons whomsoever, renounce, release and forever relinquish unto the within named	made oath thathe saw the within named	tten Deed; and thathe, with
of	Personally appeared before me	tten Deed; and thathe, with
of	made oath thathe saw the within named	tten Deed; and thathe, with Colla Law June.  witnessed the execution thereof.  Q. W. Alkinson  RENUNCIATION OF DOWEL  did this day appear before mades freely, voluntarily and without any compulsion, dread or fear of any person of
GIVEN under my hand and seal, this	Personally appeared before me	tten Deed; and thathe, with Colla Zou Juna witnessed the execution thereof.  Q. W. Alkinson  RENUNCIATION OF DOWER  did this day appear before in close freely, voluntarily and without any compulsion, dread or fear of any person of
of	Personally appeared before me	tten Deed; and thathe, with Colla Law June witnessed the execution thereof.  Q. W. Alkinson.  RENUNCIATION OF DOWER  did this day appear before mandless freely, voluntarily and without any compulsion, dread or fear of any person of amed.
	Personally appeared before me	tten Deed; and thathe, with Colla Zou Juna witnessed the execution thereof.  Q. W. Alkinson  RENUNCIATION OF DOWER  did this day appear before in close freely, voluntarily and without any compulsion, dread or fear of any person of
	Personally appeared before me	tten Deed; and thathe, with Colla Law June witnessed the execution thereof.  Q. W. Alkinson  RENUNCIATION OF DOWER  did this day appear before mandless freely, voluntarily and without any compulsion, dread or fear of any person of amed.