the breview bird. Helics, Recertors and Administration to narrant and forecer defend, all and singular, the said premises unto the said. Hiera sold Assigns, from and against. His Called Helics and Assigns, from and against. His Called Helics and Assigns, and cerey person whose-seven bacfully chaining, on a thin the same or any pert threat. And the said Mortgager—agree—to insure the books and buildings or said let in a sum not less than. Dallass fine a company or companies satisfactory to the mortgager. Jan deep the same in-sared from lars or disauguring the policy of insurance to the said mantagager. and that in the event that the mortgager. Jan deep the same in-sared from lars or disauguring the policy of insurance under this mortgager, and that in the event that the mortgager. Jan as any time fall to do so, then the said marginate and expense of seath insurance under this mortgage, with insurance or the premium and expense of seath insurance under this mortgage, with insurance or the premium and expense of seath insurance under this mortgage, with insurance or disauduring the said and profess any part of mild delay, or insurance thereon he post due and unput delay to the professor or disauduring the seath of the said control of the said marginate and professor attainst professor of the said marginate and professor attainst professor of the said marginates of the parties to these Presents, that it is the real and professor attainst professor of the said marginates of the parties to these Presents, that it is the said of marginates and the professor of the said marginates of the said marginates and the said parties to these presents, that it is and delay of the parties to these Presents, that it is and the said the professor of the parties to these Presents, that it is and to marginate and the said that the said parties, that the said transpo	TOGETHER with, all and singular, the Rights, Members, Hereditaments taining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said John Landruss 1118
The benefit of the product of the design of the design of the second of		Heirs and Assigns, forever. And Symmetric And Heirs and Assigns, forever.
Heise, Exercitors, Administrators and Assigns, and every person subministers to middly actions, as to each seek source as apparent street. And its add Mortgagos spream to intract the house and helidings or said tot in a rear not less time. Dollars (in a sungage of companies subministers to the time trapped.) and less than the same as apparent house or danage, including the poles of insurance to ead understages. In add acting the poles of insurance to ead understages. And it is any time the same to be insured in. In the personan and requests of such instructes under this unstrance, with instruct. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time any part of said drift, or intract thereins the past face and support. And it is any time and past of said drift, or intract and past face and support. And it is any time of said drift, or intract there are face or involved to the past of a said continuent of the past of the past of the past of the past of the said continuent of the past of	do hereby bind 24212 elf , 4111	Heirs, Executors and Administrators,
Heirs, Executives, Administrators and Avegos, and every person whomovere bindity decided in a control patient. All Control And the sidd Martagage agree to insure the boose and buildings or said tot in a control took that. Dellars (in a company of company a still oction, to control to the control and the co	to warrant and forever defend, all and singular, the said premises unto the said	John I Jucarum, tinos
And the stake Managapa— agree in the insured the locate and herbidings or said let in a some or the than Amagapa— agree in the insured to the locate and herbidings or said let in a some or the than Income the locate and the insured to the stake mentagenee — and that in the vest that the energings—— shall at any core hid to do to. then the insured here in the stake mentagenee — and that in the vest that the energings— shall at any core hid to do to. then the insured here is a state of the insured here. And if at any time my pair of said delts, or inscreed thereon be past (he and modified to the following the core of said delts, or inscreed thereon be past (he and modified to the following the core of said delts, or inscreed the energy of the shore described premises to add prompages— or an instruction of the shore described premises to a facility of the core of said states in the state of said states in the states of the said prompages— or an instruction of the parties to these Presents, that if it is not and shall be account for anything more it is east mortgage of the said prompages—— the parties of the parties to these Presents, that if it is east mortgage of the said prompages—— the parties of the parties to these Presents, that if it is east mortgage of the parties to these Presents, that if it is east mortgage of the parties to these Presents, that if it is east mortgage of the parties to these Presents, that if it is east mortgage in the two said prompages—— the parties of the parties to the core for the said prompages—— the said of the parties to the core for the said prompages—— the said that the said prompages—— the said that the said prompages—— the		Heirs and Assigns, from and against 211 C Q 1 4 A 2711
Delates (in a company or economics satisfactory to the corresponded state instruct trou has of damping and state in the event that the troutpages— shall at any time full to do to, then the state overlappes— and that in the event that the troutpages— shall at any time full to do to, then the state overlappes— and company— shall at any time full to do to, then the state overlappes— and a state overlappes— shall at any time full to do to, then the state overlappes— and a state overlappes— and the state overlappes— and the president and company— shall at any time full to do to, then the state overlappes— and stat	leirs, Executors, Administrators and Assigns, and every person whomsoever in	twining claiming, or to claim the same or my part in
re, and assign the policy of insurance to the said mortgagers	And the said Mortgagor agree to insure the house and buildings of	or said lot in a sum not less than
or the permittion and expense of satch insurance under this mortizage, with interest. And if at any time way part of and debt, or interest threath he past due and coupsil. And if at any time way part of and debt, or interest threath he past due and coupsil. And if at any time way part of and debt, or interest threath he past due and coupsil. And if at any time way part of and debt, or interest threath he past due and coupsil. And if at any time way part of and debt, or interest threath he past due and coupsil. And if at any time way part of and debt, or interest threath and profess of a coupsile and the past of the coupsile of the coupsile of the debt of the past of the past of the coupsile of the debt of the past of the p	Dollars (in a company or companies sa	ttisfactory to the mortgagee), and keep the same insured from loss or damage by
And if at any time any part of said delta, or increes thereon be past due and unpoid. And if a any time any part of said delta, or increes thereon be past due and unpoid. It recely assign the rests and professors to said professors actually colocited. PROVIDED ANANYS, NEVERTIELESS, and is to the true intent and recenting of the parties to these Prosents, that if PROVIDED ANANYS, NEVERTIELESS, and is to the true intent and recenting of the parties to the said and true true professors, within a mind to said and true professors. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and between the said parties, that the said mortgager. AND IT IS AGERED, by and th	re, and assign the policy of insurance to the said mortgagee, and that in	the event that the mortgagor shall at any time fail to do so, then the said
And if a any time any part of said debt, or inserest therein be past for and captile. In the above described necessary and debt, or inserest therein be past for and captile. It is in, Executors, Administrators or Assign, and opere that any Judge of treat Carrier of and State way, a chamber or attereshes appoint a corner with anybority to the post-soin of said previous and rolked said vivis and not read and profits carrilly called the control of the c	nortgagee may cause the same to be insured in	name and reimburse
And if at any time way part of said delts, or interest thereon be post due and anguid. Chie there described presides to said mortages. Or		
The box described provises to said normances. St. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	or the premium and expense of such insurance under this mortgage, with interes	·t.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and occasing of the parties to those Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and occasing of the parties to those Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and occasing of the parties to those Presents, that if. AND IT IS AGREED, by and between the said parties, that the said mortgager	And if at any time any part of said debt, or interest thereon be past due ar	nd unpaid
PROVIDED LAWAYS, NEVERTHELESS, and is in the true intent and arrawing of the parties to these Presents, that if we said mortgager do and shall writ and truly pay or cause to be pad, more the solid mortgager, the said daily of sum of money aforesaid, with interference, if any be date, according to the intention of the said under the shift of the parties of the pad, more the solid mortgager, the said daily of the sum of money aforesaid, with interference of remains in tall force and virtue. AND IT IS AGREED, by and the therein the said parties, that the said mortgager to hold and virby the remains a sufficient of payment shall be made. WITNESS WORN to before me, this WITNESS	f the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the authority to take possession of said premises and collect said rents and profits, debt, interest, costs or expenses; without liability to account for anything more than
e aid mertagor— do and thal well and ruly pay or cause to be pold, must the said mortgages— the said dath or san of manny and the strong and reception, if any be discovered in the tree testern and manning of the said mortgages— the said shall desire one discovered the reason in the force and trees. AND IT IS AGREED, by and between the said parties, that the said mortgages— AND IT IS AGREED, by and between the said parties, that the said mortgages— AND IT IS AGREED, by and between the said parties, that the said mortgages— AND IT IS AGREED, by and between the said parties, that the said mortgages— AND IT IS AGREED, by and between the said parties, that the said mortgages— AND IT IS AGREED, by and between the said parties, that the said mortgages— in the year of our Lord one thousand nine handred and the latest of the said parties, that the said mortgages— in the year of our Lord one thousand nine handred and the latest of the said parties of the United States of America. Signed, Scaled and Delivered in the Presence of Mannier to the Control of the United States of America. Signed, Scaled and Delivered in the Presence of Mannier to the Suveriginty and Independence of the United States of America. Let the State of South Carolina of the Suveriginty and Independence of the United States of America. Let the State of South Carolina of the Suveriginty and State of America. And the State of South Carolina of Suveriginty and State of South Carolina of Suverigints and State of South Carolina of Suverigints and South that the Control of Suverigints and Superigints of South Carolina of the within mance. And the State of South Carolina of Suverigints and Superigints	e rents and profits actually collected.	
AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. To hold and enjoy the commission of the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. The said default of payment shall be made. WITNISS IT Is a made and a said that the said mortgagor. The said of payment shall be made. WITNISS IT Is a made and the said parties, that the said mortgagor. The said of payment shall be made. WITNISS IT Is a made and in this one headered and in the one headered and in the one headered and in the one headered. Signod, Scald and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signod, Scald and Delivered in the Presence of the Sovereignty and Independence of the United States of America. Signod, Scald and Delivered in the Presence of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTA The STATE OF SOUTH CAROLINA And the South of the within written Deed; and that the with the within americal the care of the within written Deed; and that the with the writtensed the excention thereof. SWORN to before me, this. A D 19242 The STATE OF SOUTH CAROLINA And the said the said that the said mortgagor before the within americant the said the said that the sai	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these Presents, that if
remises until default of payment shall be made. WITNESS WE Severigenty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Severigenty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Severigenty and Independence of the United States of America. WITNESS WITNESS WE STATE OF SOUTH CAROLINA WORKGAGE OF REAL ESTA WORKGAGE OF REAL ESTA WORKGAGE OF REAL ESTA WORKGAGE OF REAL ESTA WITNESS WORN to before me, this. WITNESS WORN to before my, this. WITNESS WORN to before my, this. WITNESS WORN to before my, this. WITNESS WITNESS WITNESS WORN to before my, this. WITNESS WITNESS WORN to before my, this. WITNESS WORN to before my, this. WITNESS WITNESS WITNESS WORN to before my, this. WITNESS WITNESS WITNESS WITNESS WITNESS WORN to before my, this. WITNESS	dereon, it any be due, according to the true intent and meaning of the said in	ote, then this deed of bargain and the
WITNESS '11 hand, and scal, this day of learned and in the one bandred and in the year of our Lord one thousand nine hundred and little for the United States of America. Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered to the Scaled and Scaled a	AND IT IS AGREED, by and between the said parties, that the said more	tgagorto hold and enjoy the said
Signed. Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of Compared Scaled and Delivered in the Presence of International Action of the Presence of International Action of the Presence	emises until default of payment shall be made.	
Signed. Scaled and Delisyred in the Presence of Control Contr	WITNESS hand and scal this	(vth) day of love miles
Signed, Scaled and Delivored in the Presence of Company Compa	in the year of our Lord one thousand nine hundred and lecolation	1 - proce and in the one hundred and
Signed, Sealed and Delivered in the Presence of	hiltieth) year of the Sovereignty and	Independence of the United States of America.
IE STATE OF SOUTH CAROLINA Personally appeared before me. In seal, and as		
MORTGAGE OF REAL ESTA Dear Greenwill Colors. Personally appeared before me. I made oath thathe saw the within named	M. C. Topo Coose by	$\frac{1}{2} \frac{\partial}{\partial x} \frac{\partial}{\partial$
MORTGAGE OF REAL ESTA Personally appeared before me I made oath thathe saw the within named	III. TIL. A Clu Anolar	(L. S.)
MORTGAGE OF REAL ESTA Personally appeared before me d made oath thathe saw the within named		(L. S.)
Personally appeared before me. d made oath thathe saw the within named		
Personally appeared before me. In made oath that	HE STATE OF SOUTH CAROLINA	MORTGAGE OF REAL ESTATE.
gn, seal, and as	Fice Greenville County.	1. A. Maconik
SWORN to before me, this	Personally appeared before me	
SWORN to before me, this	d made oath thathe saw the within named	d INesto, Oak)
SWORN to before me, this		
SWORN to before me, this	٠, ١	
SWORN to before me, this	gn, seal, and as	itten Deed; and thathe, with
Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOW RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (A) (A) (A) (A) (A) (B) (C) (C) (C) (C) (C) (C) (C	12. 216. Qu	tra finand witnessed the execution thereof.
Notary Public for South Carolina. (SEAL) Notary Public for South Carolina. RENUNCIATION OF DOW RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 RENUNCIATION OF DOW RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 RENUNCIATION OF DOW RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 RENUNCIATION OF DOW RENUNCIATION OF DOW A. D. 1922 RENUNCIATION OF DOW RENUNCIATION OF DOW Add this day appear before ind 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 whomsoever, renounce, release and forever relinquish unto the within named Results of the within named. Result	SWORN to before me this	
Notary Public for South Carolina. RENUNCIATION OF DOW The state of South Carolina, RENUNCIATION OF DOW I. January Public for South Carolina, RENUNCIATION OF DOW I. January Public for South Carolina, RENUNCIATION OF DOW A state of the within named. A state of the with	2/2 1/2 2/2 A D 1922	
RENUNCIATION OF DOW I	y of (3 21) (SEAL)	210. (des Spales on the
If STATE OF SOUTH CAROLINA, Carefulle County Carolina I,	Notary Public for South Carolina.	
If STATE OF SOUTH CAROLINA, If we have the country of the within named this day appear before the within named to separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person whomsoever, renounce, release and forever relinquish unto the within named to the		
I,		
thereby certify unto all whom it may concern, that Mrs. A LA L	TE (STATE OF SOUTH CAROLINA,)	RENUNCIATION OF DOWER
hereby certify unto all whom it may concern, that Mrs. A LA L	Dartanbulg	
hereby certify unto all whom it may concern, that Mrs. A Lost of a Concern that Mrs. A Lost of the within named and without any compulsion, dread or fear of any person that who within named and concern that she does freely, voluntarily and without any compulsion, dread or fear of any person that who within named and concern that she does freely, voluntarily and without any compulsion, dread or fear of any person that who within named and concern that she does freely, voluntarily and without any compulsion, dread or fear of any person that we compute the concern that the concern that the concern that Mrs. A Lost of the concern that Mrs. A Lost	J. W. Danders	,
did this day appear before the within named did this day appear before 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 separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, did declare that she does freely voluntarily and without any compulsion, dread or fear of any person declared by the separately examined by me, d	CAR 21CE	STAIRCKA
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singresprendictions within mentioned and released.	hereby certify unto all whom it may concern, that strong the same and	did this day appear before me
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singresprendictions within mentioned and released.	fe of the within named	does freely, voluntarily and without any compulsion, dread or fear of any person o
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singrespecture premises within mentioned and released.	upon being privately and asparage and forever relinquish unto the within t	named La level I La midrai mi to is
e premises within mentioned and released.	rsons whomsoever, renounce, resease and forever remiquish unto the within t	
e premises within mentioned and released.		and estate, and also all her right and claim of Dower, of, in or to, all and singular
	* * * * * * * * * * * * * * * * * *	ADDRESS OF THE PROPERTY AND ADDRESS OF THE PARTY OF THE P
GIVEN under my hand and sear, this A. D. 19215 (Company of Westfrom and Sear, this area of the search of the searc		
y of Nesthing	e premises within mentioned and released.	
	e premises within mentioned and released.	
Notary Public for South Carolina.	ne premises within mentioned and released.	
1 2 3'10 (P. M)	e premises within mentioned and released.	