hereby bind. They blild warrant and forever defend, all and singular the paid premises unto the said. Heirs and Assigns, form and against Hughelf all the paid premises unto the said. Heirs and Assigns, from and against Hughelf all the paid of the said Mortgagor. 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 health of the said mortgagor. In the said mortgagor. In the said mortgagor. In the said mortgagor. In the paid of the said in the said the paid of the said in the said mortgagor. In the paid of the said mortgagor. In the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid. hereby assign the rents and profits e above described premities to said mortgagor, or. Add. Heirs, Executors, Administrators or Assigns, and agree that any Judge of it result Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profit and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if any distribution of the said mortgagor. As and shall well and truly pay or cause to be paid unto the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The said debt, or sum of money aforesaid, with interections of the said mortgagor. The sai	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging or in anywise incident or appertaining TO HAVE AND TO HOLD, all and singular, the said Premises unto the said		
warrant and directed offends, all and allegalar the finite previous size the soft. Execution, Administrance and Adequin, and every person whomeover be within claiming or to claim the same, of any gray theyford. And the caid Managemen, supere, in terms the house and deliberge on and do in a same meet ten share, and sating, the polity of intermance to said Montepere,, and that in the room tength of the more again, and every though the first and any and administrance of the Montepere,, and that in the room tength of the more again, and have the same of the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the said on the case of the said on the said of the said of the said of the said on the said of the sa		Heirs and Assigns, forever. And	
warrant and directed offends, all and allegalar the finite previous size the soft. Execution, Administrance and Adequin, and every person whomeover be within claiming or to claim the same, of any gray theyford. And the caid Managemen, supere, in terms the house and deliberge on and do in a same meet ten share, and sating, the polity of intermance to said Montepere,, and that in the room tength of the more again, and every though the first and any and administrance of the Montepere,, and that in the room tength of the more again, and have the same of the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the case may cause the same to the internet of the said on the said on the case of the said on the said of the said of the said of the said on the said of the sa	hereby bindMad allf	MALY	
in, Extension, Administrators and Analysis, and every persons whomeseever the shifty claiming or to claim the zone, a gard gard thyfred. And the said Margingtone agree. no immers the house and uniforage and and in a man well test man he followed the said and the company or companies estificatory to the mortgage and keep the spine insured from loss or dama for a said mortgage and that in the event that the mortgage and keep the spine insured from loss or dama stage, may came the said to the said to the said and the said to the s	warrant and forever defend, all and sungular the said pr	remises unto the said	
Deliver (in a company or compuseir astisfactory) to the mortgage. And the type the squire instead from loss or dama for, and astign the polloy of instanter to said Mortgager. And that in the event that the mortgager. And the type for the premium and expenses of such instantance under this mortgage, with interest. And if a any time any part of said debt, or instruct thereon, he past due and suspaid. And if a any time any part of said debt, or instruct thereon, he past due and suspaid. And if a any time any part of said debt, or instruct thereon, he past due and suspaid. And if a any time any part of said debt, or instruct thereon, he past due and suspaid. And if a any time any part of said debt, or instruct thereon, he past due and suspaid. And if a nay time any part of said debt, or instruct thereon, he past due and suspaid. And if a nay time any part of said debt, or instruct thereon, he past due and suspaid. And if a nay time any part of said debt, or instruct thereon, he past due and suspaid. And if a nay time any part of said debt, or instruct thereon, he past due and suspaid. And if a nay time any part of said debt, or instruct thereon, he past due and suspaid instruction of said remains and debt, or instruction of said remains and office and the said of the tent of said remains and office and the said of the contract of said remains and office and the said of the tent of the said of	eirs, Executors, Administrators and Assigns, and every 1	person whomsoever lawfully claiming or to claim the same, or any part thereof.	
See, and assign the policy of insurance to and Mortgages	And the said Mortgagor agree to insure the h	nouse and buildings on said lot in a sum not less than Shutty-Jullurn all	
ribe premium and expenses of onth innerance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest thereon, he past due and sumpaid. And if at any time any part of said debt, or interest there will authority to take become one of control and profits of the parties to the bid shift of the parties of the parties to the parties of the parties of the parties to the parties of the parties of the parties to the parties of the parties to the parties of the parties of the parties to the parties of the parties to the parties of the parties to the parties to the parties of the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties to the parties of the parties to the parties of the parties to the parties to the parties of the parties to the parties to the parties of the parties to the			
And if at any time any part of aid debt, or interest thereon, be past due and unpaid. And if at any time any part of aid debt, or interest thereon, be past due and unpaid. And if at any time any part of aid debt, or interest thereon, be past due and unpaid. And if at any time any part of aid debt, or interest thereon, be past due and unpaid. And if at any time any part of aid debt, or interest thereon, be past due and unpaid. And if at any time any part of aid debt, or interest thereon, be past due and unpaid. Birth. Executors. Administrators or Administrators are Administrators and Administrators are Admini		le a s	
And if a any time any part of said debt, or interest thereon, he past due and unpaid. And if a any time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any sold mortgager. And if a say time any sold mortgager. And if a say time any sold mortgager. And if a say time any part of said say in mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager. And if a say time any part of said mortgager and time and say time and mortgager. And if a say time any part of said mortgager and in the said mortgager. And if a say time any part of said said was and said and said part of the research of said said or say the said said or said said was and said said said at say pay or case of said said said said said say pay or case of said said said said says pay or said said said said says pay or said said said said said part of the said debtor, and in said said said said said said said said	gee may cause the same to be insured in	name and reimburse	
Heirs, Pescators, Administrator or Assigns and sure that my place of playing the and proceeds thereof clater paying color of the complete the and proceeds thereof clater paying color of claterial process of the playing the new proceeds thereof clater paying color of claterial process. The playing the new proceeds thereof clater paying color of claterial process of the playing the new proceeds thereof clater paying color of the playing the new process of the parties to recept the process. Without liability to account for anything mon the rent and profit to class the paying to the paying to the parties to these Presents, that if the process of the parties to the parties to the pay the paying to the paying to the parties to the parties to the paying the paying to the paying the pa	r the premium and expenses of such insurance under th	is mortgage, with interest.	
promit Count of and State may, at chamber, or otherwise, appoint a receiver with authority to take posterstion of suld premites and roller and roll and promites and roller and roll and promites and roller roller and roller roller and roller and roller roller and roller roller and roller and roller roller and roller ro	And if at any time any part of said debt, or interest t	hereon, be past due and unpaidhereby assign the rents and profits o	
es aid mortgager			
WINNESS. May and and Seal, this	PROVIDED ALWAYS, NEVERTHELESS, and it is, e said mortgagor, do and shall well and truly pay or icreon, if any be due, according to the true intent and moid; otherwise to remain in full force and virtue.	s the true intent and meaning of the parties to these Presents, that if	
in the year of our Lord die thousand nine hundred and thirty for the Sovereigns and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of I Market Multicanus (Sea Market Multicanus) Greenville County. PERSONALLY appeared before me August Multicanus di dade oath that 2) he saw the within named. MORTGAGE OF REAL ESTATE SWORN to before me, this SWORN to before me, this Greenville County. A D 19.2 SWORN to before me, this Greenville County. SWORN to before me, this Greenville County. A D 19.2 SWORN to before me, this Greenville County. I Market Marke	AND IT IS AGREED, by and between the said parti- remises until default of payment shall be made.	es, that the said mortgagor	
in the year of our Lord due thousand nine hundred and. **Itality - James** and in the one hundred and. **James** year of the Sovereigns and Independence of the United States of America. **Signed, Scaled and Delivered in the Presence of **Italian	ha		
Signed. Sealed and Delivered in the Presence of Signed. Sealed and Delivered in the State of Sealed in	- X		
HE STATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this within named. SWORN to before me, this within policy of a county. HE STATE OF SOUTH CAROLINA, Greenville County. A. D. 19.2 Starry Public for South Carolina. Herrs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, temises within mentioned and released. (GIVEN under my hand and seal, this. Notary Public for South Carolina. MARGINET Public for South Carolina. MARGINET Public for South Carolina. MORTGAGE OF REAL ESTATE MORTGAGE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL	0 1		
(Sca (Sca (Sca (Sca (Sca (Sca (Sca (Sca	Signor, Sealed and Delivered in the Presence of	f lava	
SWORN to before me, this	Hances Williams	Margaret , Jason (Seal.	
IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. In seal, and as	B.a.morgan	(Seal.	
IE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. And add oath that plue saw the within named. Musiqued V. Grand. Managered V. Grand. witnessed the execution thereof. SWORN to before me, this. A. D. 19.2. Molary Public for South Carolina. IE STATE OF SOUTH CAROLINA, Greenville County. I. hereby certify unto all whom it may concern, that Mrs	/	(Seal.	
Greenville County. PERSONALLY appeared before me. d made oath that 12 he saw the within named. musquit 7. Dash musquit 19. Dash musqu		(Seal.	
SWORN to before me, this	PERSONALLY appeared before me	margaret of Paral	
witnessed the execution thereof. SWORN to before me, this	d made oath that ∠2_he saw the within named		
SWORN to before me, this	gn, seal, and asllact and deed,	, deliver the within written Deed; and that Lhe, with 2 1. Magan	
y of		witnessed the execution thereof.	
HE STATE OF SOUTH CAROLINA, Greenville County. I,	A .		
HE STATE OF SOUTH CAROLINA, Greenville County. I,	y ofA. 1	D. 19. J. O. Stilliams	
Greenville County. I,	John Maryan South	(SEAL) Carolina	
Greenville County. I,			
I,		RENUNCIATION OF DOWER	
hereby certify unto all whom it may concern, that Mrs			
fe of the within named			
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or pens whomsoever renounce, release and forever relinquish unto the within named	I,		
ms whomsoever renounce, release and forever relinquish unto the within named	I,hereby certify unto all whom it may concern, that Mr.	s	
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, t GIVEN under my hand and seal, this	I, hereby certify unto all whom it may concern, that Mr.	Sdid this day appear before m	
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to all and singular, to the mises within mentioned and released. GIVEN under my hand and seal, this	I, hereby certify unto all whom it may concern, that Mrs fe of the within named d upon being privately and separately examined by me,	Sdid this day appear before m , did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or per	
GIVEN under my hand and seal, this	I, thereby certify unto all whom it may concern, that Mr. fe of the within named dupon being privately and separately examined by me,	, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or per	
y of	I,	Sdid this day appear before m , did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or per n unto the within named	
Notary Public for South Carolina.	I,	sdid this day appear before m, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or per n unto the within named	
Notary Public for South Carolina. Recorded Man 17th 1935 at 3'30 o'clock. M.	I,	sdid this day appear before m, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or per n unto the within named	
Recorded Ma. 17th 1935 at 3:30 o'clock. P.M.	I,	S	
N.L.W. W. J	I,	S	