AND IT IS AGREED, by and between the said parties, that the said mortzagor	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	
a warrest and forecer defend, all and singular, the said premises unto the said.  Heirs accounts, Administrators and Assigns, and every person whomsever lawfully carning or to claim the same, or any part therest.  And the said Mergagor— ager— to insure the house and buildings on said to it as warm to less than.  Dollars (in a company or composite statisticatory to the mortgagor—), and levey the same insured from less or damag by fire, and assign the policy of insurance to the said mortgagor—— and that in the event shate the mortgagor—— shall at any time fail to do so, then the said mortgagor—may cause the same to be insured in the mergage, with interest.  And if at any time any part of said debt, or interest thereon he past due and unpaid the above described permiss to and mortgagor—— and the said mortgagor—of the above described permissis to aim for nortgagor—in the above described permissis to aim mortgagor—in any fully of the Above described permissis to aim mortgagor—of the above described permissis to aim mortgagor—of the aim of the above described permissis and incortance—of cause the paid debt, interest, costs or expenses without inability to account of any fully of the Above described permissis and amortgagor—of the aim of the aim of the above described permissis and an analysis of the above described permissis and an analysis of the aim of the		5 ,
Heirs, Executors, Administrators and Assigns, and every person whomsover lawfully elaining or to claim the same, or any part thereof.  And the said Morraggor—ager—to insure the house and buildings on said to in a some notes because of the house and buildings on said to in a some notes because of the same insured from loss or damagy of fire, and assign the policy of insurance to the said mortager—and that in the event that the mortager—thall at any time fail to do so, then the said mortager—may cause the same to be insured in.  And if at any time any part of said debt, or interest thereon he past due and cupied.  And if at any time any part of said debt, or interest thereon he past due and cupied.  And if at any time any part of said mortager—or Herris. Receiver, Administrators or Assigns, and agree that any Judge of the Criticol and State ena, sa chambers or otherwise, appoint a receiver with authority to take possession of said promises and collect said results and profile to the contract of the said profits and collections are contracted and meaning of the parties to these Presents, that if, here said mortager—do and said the said parties, and and the collection and the said parties, that if, here said mortager—do and said the said parties, that if here are said parties, and the said parties, that the said mortager—do and said said said collection and said said receiver of the said parties, that if he said mortager—do and said said collection, and be utterly null and receive parties, that the said mortager—for the said debt, server—do and said said said collection and said said not, then this deci of bargain and said said cleases determine, and be utterly null and receives to remain in (all sore and victors.  AND IT IS AGREED, by and between the said parties, that the said mortager—and and said said cleases determine, and be utterly null and said said said to the contract of the said parties, and the said parties, that the said mortager—and said said said said the execution thereof.  SWORN to before me, t	•	· · · · · · · · · · · · · · · · · · ·
And the said Mortgapor	Haire Francisco Administrators and Assigns	eirs and Assigns, from and against
Dollars (in a company or companies satisfactory to the mortgager		
we fire, and assign the policy of insurance to the said mortgagee		
or 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.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if at any time any part of said debt, or interest thereon be past due and unpaid.  Ard if if a tany time any part of said debt, or interest thereon be past due and unpaid.  Ard if if a tany time any part of said mortgage or expenses; without shading to said past the said mortgage or expenses; without shading to any past and profit he said there are also according to the true intered and results of the past and said said the past of the past and said said case, determine, and be untered und; otherwise to remain in full force and virtue.  AND IT IS ARKIRID, by and between the said parties, that the said mortgager.  AND IT IS ARKIRID and between the said parties, that the said mortgager.  AND IT IS ARKIRID and the between the said parties, that the said mortgager.  AND IT IS ARKIRID and the said between the said parties, that the said mortgager.  AND IT IS ARKIRID and the said between the said parties, that the said mortgager.  AND IT IS ARKIRID and the said the said and said said the said and said said said said said said said sai		
And if it any time any part of said debt, or interest thereon he past due and unpaid hereals, and agree that any Judge of the Criticology of the ablove described gennise to said mortgages, or Herra Revealers, Administrators or Assigns, and agree that any Judge of the Criticology of the deprecedent thereof, General to a collection with the collection of	nortgagee may cause the same to be insured inname, and	reimburse
And if at any time any part of said debt, or interest thereon be past due and unpoint of the above described premies to said mortgage—  Hirs, Executors, Administrators or Assigns, and larger than any public of the Cut interest thereon by the said premises and collect and rents and receiver with authority to said premises and collect and rents and execution of public growth and provided and premises and collect and rents and execution of the parties to these presents; within interest and collect and rents and execution of the parties to these Presents, that if the rents and profits actually collected.  PROVIDED ALWAYS, NEWERIFIELESS, and it is the true intent and meaning of the parties to these Presents, that if the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits actually to account for anything more than the rents and profits and p	or the premium and expenses of such insurance under this mortgage, with interest.	
If the above described premises to said mortgage. or. Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Cit. and its Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said returns and		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and moning of the parties to these Presents, that if send months and mortagor—the and shall well and truly pay or cause to be paid, unto the said mortagece—the said parties, that the said mortagece—the said said in the one hundred and example of the said mortagece—the said said in the one hundred and example case.  (I. S. (I. S. (I. S. (I. S. (I. S. (I. S. S. (I. S.	of the above described premises to said mortgagee, or	ators, Administrators or Assigns, and agree that any Judge of the Circo take possession of said premises and collect said rents and profits
remises withi detault of payment shall be made.  WITNESS Hand and Seal this.  day of  in the year of our Lord one thousand nine hundred and twenty— ———————————————————————————————————	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgagor do and shall well and truly pay or cause to be paid, unto the sai	d mortgagee the said debt, or sum of money aforesaid with interest
WITNESS. Hand and Seal this day of in the year of our Lord one thousand nine hundred and twenty	AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enjoy the said
in the year of our Lord one thousand nine hundred and twenty		day of
Signed, Sealed and Delivered in the Presence of  .(L. S(L.		
(I. S.  (I. S.	year of the Sovereignty and Independence	of the United States of America.
(I. S.  (I. S.	Signed, Sealed and Delivered in the Presence of	
(I. S. (I		(L. S.
CIL S.  CHE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me and made oath that the saw the within named.  Sign, seal, and as act and deed, deliver the within written Deed; and that the, with witnessed the execution thereof.  SWORN to before me, this (SEAL)  Notary Public for South Carolina.  CHE STATE OF SOUTH CAROLINA, Greenville County.  I, o hereby certify unto all whom it may concern, that Mrs.  Alife of the within named.  And 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 of ersons whomsoever, renounce, release and forever relinquish unto the within named.  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 GIVEN under my hand and seal, this (IL S.)		(L. S.
CHE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me  Ind made oath thathe saw the within named		(L. S.
Greenville County.  Personally appeared before me	)	(L. S.)
ign, seal, and asact and deed, deliver the within written Deed; and thathe, with	· · · · · · · · · · · · · · · · · · ·	MORTGAGE OF REAL ESTATE
SWORN to before me, this	Personally appeared before me	
act and deed, deliver the within written Deed; and thathe, with		
SWORN to before me, this		
Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I,		witnessed the execution thereof.
Notary Public for South Carolina.  RENUNCIATION OF DOWER Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	SWORN to before me, this	
Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	lay of	
Greenville County.  I,  do hereby certify unto all whom it may concern, that Mrs	N. D. L. (SEAL.)	λ
Greenville County.  I,		
I,		RENUNCIATION OF DOWER
lo hereby certify unto all whom it may concern, that Mrs	,	
wife of the within named		
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 GIVEN under my hand and seal, this	vife of the within named	did 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, the GIVEN under my hand and seal, this	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 o
day of		
(L. S.)	GIVEN under my hand and seal, this	
Notary Public for South Carolina	lay of	
INDIALY CODDIC FOR MODIFY ACCORDS	Notary Public for South Con-1	
	Recorded	100