beits and adogs, forever, And do hereby bind Mangeles and Surel Mangeles and Surel Mangeles and solings, executors and ado no warrant and forever defend all and singular the said prelatives unto the said. And the said morgages—— gree \$\tilde{\text{Signet}}\$ to prove the house and buildings on said of its assum not less than Manuelless Mangeless and very person whomsoever haveing claiming olds claim the same or any part, thereof. And the said morgages—— gree \$\tilde{\text{Signet}}\$ to prove the house and buildings on said of its assum not less than Manuelless Mangeless and levely of insurance to the said mortgages— and that it do event that the acortagage— shall at any time big to do so, the nortgages— and said hat the acortagage— shall at any time big to do so, the nortgages— and they offer the precision of said morgages— or have the process thereafter (after paying costs of collection), upon said delt, increase, even or expenses without liability to account for anything more than the roots accounty collected. PROVIDED, AlVAYS, NIVERTHELESS, and it is rive true intent and excaning of the parties to these Prevents, that it is reason in a meaning of the case of the practies to these Prevents, that it is not assistent and meaning of the case intents and meaning of the parties to these Prevents, that it is not assistent in the roots and view. AND IT IS AGREED, by and between the said parties, that the said morgages— The STATE OF SOUTH CARGLINA, Greenville County. PERSONALLY appeared before me. On made cash that he as we the within named. MAN ALLALLY appeared before me. On made cash that he as a we the within named. MAN ALLALLY appeared before me. On made cash that he as a we the within named. MAN ALLALLY appeared before me. On made cash that he as a wear of the cash of America. Signs, scal, and as MAN ALLALLY AND ALLALLY AND ALLALLY AND AL	ministrators Lic
warrant and forever defend all and singular the said primites untoffine said. Delta and assigns, from and against. Magall and the said mortgager. And the said mortgager. See agree. See to incorre the house and buildings on said lot in a sum not less than. Ministellan Heart Magall and said primiting of the said mortgager. And the said mortgager. See by fire, and assign the polity of insurance to the said mortgager. And the said mortgager. And said at any dime said part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due and ungaid. And if at any time any part of said debt, or interest thereon, be past due to a ungain and said premises and collect said runty and the province of the parties of the parties to these Presents, that it is the true intent and meaning of the parties to these Presents, that it is at any time seed and the said and trail pay to a cause to be paid unto the said mortgager. AND IT IS AGREED, by and between the said parties, that the raid mortgager and and said shall reams, devermen and be unterly not and in the one hundred and the trees are of the Independence of the United States of America. Signed, Scaled and Delivery in	Lis loss or dam
the content of the co	loss or dam
rs, executors, administrators and assigns and every person whomsoever lawfully claiming or loss than the same or any part tuerof. And the said noregopor agree. In injure the house and buildings on said lot in a sum not less than MMALLEN MALLEN A company or companies satisfactory to the mortgagee and keep the same insured from he by fire, and assign the policy of insurance to the said mortgagee and that the mortgageor that it are true fail to do so, the regagee may cause the same to be insured in	loss or dam
And the said mortgagor—agree. So to insure the house and buildings on said lot in a sum not less than Mineteen Mend Mend 1900 (18 1) Dollars, in a company or companies satisfactory to the mortgagee—and keep the same insurance to the said mortgagee—and the policy of insurance to the said mortgagee—and the policy of insurance under this mortgage. The premium and exposes of such insurance under this mortgage, with interest. The premium and exposes 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	loss or dam
Dollars, in a company or companies satisfactory to the mortgagee	loss or dam
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we described premises to said mortgagee, or	<i>V</i>
nt of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, a proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the fits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	rofits of th
ret of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, a proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than the fits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	i the Circui
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its actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	
mortgagor	
mortgagor	th
the according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and voic menain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. Lo hold and en misses until default of payment shall be made. WITNESS. Huy hand and seal, this	·
emain in full force and virtue. 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. Is not hold and en mises until default of payment shall be made. WITNESS My hand and seal this 7th day of October and in the one hundred and Nix tied to fit the Independence of the United States of America. Signed, Sealed and Delivered in the Presense of Marian Blankley, Jr. E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. made oath that he saw the within named. MORTGAGE OF REAL Mark Story act and deed, deliver the within written Deed; and that he, with MORTGAGE OF REAL Mark Story A D. 1923 5 Marian Stark Story Marian Stark	u, otherwas
mises until default of payment shall be made. WITNESS May hand and seal this 7th day of October he year of our Lord ninetect hundred and twenty thirty five and in the one hundred and Diff tied of the Independence of the United States of America. Signed, Sealed and Delivered in the Presense of Manager Manage	aio 4ho aoi
WITNESS My hand and seal , this The day of October the very ser of our Lord nineteck hundred and twenty. Thirty five with and in the one hundred and Delivered in the Presense of Marian Brawley fa: E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me made oath that he saw the within named The saw the within named and act and deed, deliver the within written Deed; and that he, with witnessed the execution the SWORN to before me, this day of October 1923. SWORN to before me, this Market A. D. 1923. Marian Alamber A. D. 1923. Marian Alamber A. D. 1923. Marian Alamber A. D. 1923.	ijoy the sai
ne year of our Lord nineteed hundred and twenty—thirty—fine and in the one hundred and Diff tied of the Independence of the United States of America. Signed, Sealed and Delivered in the Presense of Marion Blawley, Jr. Marion Blawley, Jr. E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me made oath that he saw the within named , seal, and as has act and deed, deliver the within written Deed; and that he, with witnessed the execution the SWORN to before me, this A. D. 1935 Marion Blawley St. (SEAL) Marion Standard Standard St. (SEAL)	
of the Independence of the United States of America. Signed, Sealed and Delivered in the Presense of M. W. Lewe Marion Blankley Jr. E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. made oath thathe saw the within named. Mortgage of Real Mortg	, /
Signed, Sealed and Delivered in the Presense of W. W. Wilkinso Marion Brawley, Ju. E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me made oath thathe saw the within named. MortGAGE OF REAL MortGAGE MortGAGE OF REAL MortGAGE OF REAL MortGAGE Mo	TU
Marion Brawley, Jr. E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me made oath that he saw the within named. MORTGAGE OF REAI	
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. made oath that he saw the within named. seal, and as hos act and deed, deliver the within written Deed; and that he, with. MANDA MANDA MANDLEY Jr. SWORN to before me, this This day of O table of A. D. 193.5 Marion Blawley Ly. (SEAL) Marion Blawley Ly. (SEAL)	
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. made oath thathe saw the within named. seal, and as	(L. S
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. made oath thathe saw the within named. made oath thathe saw the within written Deed; and thathe, with. witnessed the execution the saw the oath of the control of the	(L. S.
E STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me made oath thathe saw the within named. , seal, and as	(L. S
Greenville County. PERSONALLY appeared before me. made oath thathe saw the within named. made oath thathe saw the within written Deed; and thathe, with witnessed the execution the saw the within written Deed; and thathe, with made oath thathe saw the within named. Made oath thathe saw t	(L. S.
act and deed, deliver the within written Deed; and that he, with Marion Stawley, Jr. witnessed the execution the Marion Brawley, Jr. A. D. 1923.5. Marion Brawley, Jr. (SEAL)	
act and deed, deliver the within written Deed; and that he, with Marion Dawley, Jr. witnessed the execution the Marion Blawley, Jr. W. Wilkins Marion Blawley, Jr. (SEAL)	*******************************
SWORN to before me, this 7th and A. D. 1935 Marion Blancer S. A., (SEAL) Witnessed the execution the supplier of the secution of the secutio	
SWORN to before me, this 7th A. D. 1935 Marion Blance S.A. (SEAL) W. W. Wilking	iereof.
marion Brawley S.A., (SEAL) W. W. Wilking	1010011
Varion Brawley Jr. (SEAL)	
Notary Public for South Catolina.	***************************************
E STATE OF SOUTH CAROLINA, RENUNCIATION OF	F DOWE
Greenville County. 1, Marion Brawley In, a notary Public for S.C.) ر
hereby certify unto all whom it may concern, that Mrs. Ethel Killen Thackston	
e of the within named M. Rush Thackston did this day appear	ır before m
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per	
whomsoever, renounce, release, and forever relinquish unto the within named	son or pe
J. W. Symmeo, his	
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and	singular tl
emises within mentioned and released.	
GIVEN under my hand and seal, this	
GIVEN under my hand and seal, this 7# - A. D. 1923 5 Marion Stawley L. (L. S.) Notary Public for South Carolina.	