AND IT IS AGREED, by and between the east parties, that the said mortgagor	A	Heirs and Assigns, forever. And
see, Rescalars, Administrator and Antique, and every section administrator treated forming or the claims to see or any part of creek. And the said Morgagous agree to inserve the fixing and subdings of an ide on its among the said of the part of the said of the said the said Morgagous agree to inserve the fixing and subdings of an ide on its among the said on the part of the said management of the permanent and explaints. And if at any time any part of said dalls, as unrecent there on the year, the said management of the said management of the said management of the said of	hereby bind myself and my	Heirs, Executors and Administrators
And the aid Morrageon agree to insure the Serves and heidilings, or held by the way are well too labor. But of the serves. Dollars his a very row are proposed or computed sufficiency to the mortrageon and leas the mean install it is not so, then the raid over the mortrageon and leas the mean install it is not so, then the raid over the mortrageon The serves had not a represented in the serves that the child the child and the serves that the representation of the serves that the serves that the child the child and the serves that the representation and expects of seek interrunce under this mortgage, with interest. The presentation and expects of seek interrunce under this mortgage, with interest. The presentation and expects of seek interrunce under this mortgage, with interest. The presentation of self-first gave your or self-delice, proposed a season of the self-delice. The content Administratives or Average, and agree that your bounds of self-first gave, and agree that your or self-delice, proposed a season of the self-delice. The content is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the self-delice. The self-delice that is a season of the season of the season of the self-delice that is a season of the seas		· · · · · · · · · · · · · · · · · · ·
Entering the policy of investives to the and morphogen— and that in the residence produce of the morphogen— and that may the fill to do so, then the anid an approach of many time fill to do so, then the anid an approach of many time fill to do so, then the anid an approach of many time fill to do so, then the anid an approach of many time fill to do so, then the anid an approach of many time fill to do so, then the anid an approach of many time and replease of such international time were group, with interest. And if all any time any part of said of it, or interest the reset be post the end unside. And if all any time any part of said of it, or interest the reset be post the end unside. And if all any time any part of said of it, or interest the reset be post the end unside. And if all any time any part of said of it, or interest the reset be post the end unside. And if all any time any part of said of it, or interest the reset be post the said unside. And if all any time any part of said of its or otherwise, appoint an extent of the anity and or its anity and the anity of t	eirs, Executors, Administrators and Assigns, and every person whomsoever la	Heirs and Assigns, from and against. The and my wfully claiming, or to claim the same or any part thereof.
a segret the period in severate to the mild acorganger—, and that in the contributed for interest in many and expense of mild interest. The permitter and expense of mild interest this mortage, with interest. And it at my time any part of sold dirth, or interest become be just this mild. And it at my time any part of sold dirth, or interest become be just this mild target. And it at my time any part of sold dirth, or interest become be just this mild target. And it at my time any part of sold dirth, or interest become be just this mild target. And it at my time any part of sold dirth, or interest become be just this mild. And it at my time any part of sold dirth, or interest sold target. And it at my time any part of sold dirth, or interest sold target. And it at my time any part of sold dirth, or interest sold target. And it at my time and expense of mild target and the sold the sold target part of the sold target part	And the said Mortgagor agree to insure the house and buildings on	said lot in a sum not less than
the presence and expose of soil straines wher the mortrage, with interest. And if at any time any part of said diebt, or interest be tree be post due and supplied. And if at any time any part of said diebt, or interest be tree be post due and supplied. And if at any time any part of said diebt, or interest be tree be post due and supplied. And if at any time any part of said diebt, or interest be tree be post due and supplied and the above described previous to said somethy exposer. And if at any time any part of said diebt, or interest be tree of the post of said post of said post to said somethy exposer. And the above described previous to said somethy exposer good and the said post to said solid to the post said so the post to said solid post to the said post to the post to the post to the post to the said post to the said post to the post to the post to the post to the said post to the said post to the post	· · · · · · · · · · · · · · · · · · ·	
And Hat my time, any part of and devit, or interest thereon be part from and impact. And Hat my time, any part of and devit, or interest thereon be part from and impact. In above described permitter to said management, and interest, and profit in above described permitter to a said management of the part of the said more and and the said management of the part of the said more and and the said management of the part of the said more and and the said management of the part of the said more and and the said management of the part of the part of the said more and and the said more and and the said management of the part of the part of the part of the said more and and the said more and the said more and the said more and the part of the part		
the premion and expense of each interactive coult, it the most eage, with interest. And if at any time any part of said debt, or interest thereon he part due and unpaid. And if at any time any part of said debt, or interest thereon he part due and unpaid. And if at any time any part of said debt, or interest thereof dider parting out of collection) and out of the said said profits could be proved to the said profits could be parting to the collection of the said profits could be parting to the parting out of collection) area and debt, because, in contrast, of the parting out of the parting collectic. PROVIDED ALWAYS, NEVERTHALESS, and it is the time instant and meaning of the parting to these Provents, that it is the time instant and meaning of the parting to these Provents, that it is the time instant and meaning of the parting to these Provents, that it is the time instant and meaning of the parting to these Provents, that it is the said there are also a some and some and all counts and the parting to the said book, then the devel of sempon and sole shall count, distriction, and be uttrely still an observed in the first and provents that the made. WITHING MADE OF ADMITTED ALWAYS, NEVERTHALESS, and it is the said mortgager. It is they are of our Lard one chousand nine hundred and the parting the said the counts of sempon and sole shall count, distriction, and the uttrely still interest and developed and parting the parting to the		
the above described promises to sold surgranges		
the above described provises to well approximate, and the Manual States of the Sam June of the		
with Cord of said State may, at Cambar or otherwise, ground a receiver with authority, to take possession of said permises and rollect sind-rared and marking that accountly observed theory (state; possession) and said states, and or pressess, without failing to account for mything tastes than the six and prelia accountly collected theory (state; possession) and the six and prelia accountly collected the mything tastes than the six and prelia accountly collected the mything tastes than the six and prelia accountly to the mything tastes than the six and prelia accountly to be mything tastes than the six and prelia accountly to the mything tastes than the six and my prelia accountly to the mything tastes than the six and the six and my prelia and account of the said more continues to the six and one and order. AND IT IS AGREED, by and between the said parties, that the said mortgages—the said drive or are of the states of any mything tastes that the said mortgages are continued to the said mortgages and the said of the said	And if at any time any part of said debt, or interest thereon be past due an	nd unpaid 9 hereby assign the rents and profit
of the processes the processes the processes the processes to the processes the processes of control processes to the process	•	
PROVIDED ALWAYS. NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it is add mertapage	plying the net proceeds thereof (after paying costs of collection) upon said deb	a authority, to take possession of said premises and collect said rents and profits ot, interest, cost or expenses; without liability to account for anything more than the
mild accingage		meaning of the parties to these Presents, that if
ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and between the said parties, that the said mortgagor. ADD ITS ACKRED, by and the continued and in the one invaded and the United States of America. Signed, Saided and Delivered in the Prevence of B. Allen G. S. G. S. G. S. RESTATE OF SOUTH CAROLINA.) Greenville County. Personally appeared before the within written Deed; and that be, with E. M. Blytthe witnessed the execution thereof. SWOEN to before me, this 18th A. D. 1921. E. P. Riley (E. STATE OF SOUTH CAROLINA.) Greenville County. E. F. Riley (E. STATE OF SOUTH CAROLINA.) Greenville County. ADD 1921. E. F. Riley RENUNCIATION OF DOWES for the within named. B. Allen G. SEAL.) E. F. Riley Add this day appear before me are some whomesever, meaning privately and separately examined by me, did declare that she does freely, voluntarily and without any computation, dread or fear of my person o sense whomesever, remounse, release and forever relimption unto the sightin named. Elies and Assigns, all her interest and expert, and also all her right and claim of Dower, of, in or to all and singular, the moteon widthen mentioned and released.		
mises until default of regeners shall be made. WITNESS, Davy Janel and seal, this 18th, day of May in the year of our look one thousand nine handred and twenty severe of our look one thousand nine handred and twenty severe made in the one hundred and the first of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of B. M. Blytthe G. S. Allen (L. S. C. S. M. Blytthe G. S. M. Blytthe G. S. Allen (L. S. C. S. G. S. M. Blytthe G. S. M. Blythe G. S. M. Blythe Montgage of Real Estates of America. Its STATE OF SOUTH CAROLINA. And as a car and deed, deliver the within written Dead; and that Joe, with B. M. Blythe Witnessed the execution thereof. SWORN to before me, this 18th States of South Carolina. Its STATE OF SOUTH CAROLINA. And as a car and deed, deliver the within written Dead; and that Joe, with B. M. Blythe G. M.	d; otherwise to remain in full force and virtue.	
WITNESS May hand and seal, this 18th day of May of		tgagorto hold and enjoy the sai
Signed, Scaled and Delivered in the Presence of E. M. PLYTTH E. P. Relegy (L. S. E. STATE OF SOUTH CAROLINA.) Greenville County. Personally appeared before me. E. P. Relegy I made outh the saw the within named. B. B. Allen MORTGAGE OF REAL ESTATE From By South Carolina. In seal, and at the act and deed, deliver the within written Deed; and that the, with E. M. Blytte. Witnessed the execution thereof, SWORN to before me, this. I S. T. Relegy I Delytte (SEAL.) F. P. Relegy I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I December of the within named. I S. Allen Gircaville County. I, Drytte (SEAL.) I State (SEAL.) I Bestate of the within named. I S. Allen I Go the within named. I S. Allen I Whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Loudon allen I Whom it may concern, that Mrs. Loudon allen I		day of may
Signed, Scaled and Delivered in the Presence of E. M. PLYTTH E. P. Relegy (L. S. E. STATE OF SOUTH CAROLINA.) Greenville County. Personally appeared before me. E. P. Relegy I made outh the saw the within named. B. B. Allen MORTGAGE OF REAL ESTATE From By South Carolina. In seal, and at the act and deed, deliver the within written Deed; and that the, with E. M. Blytte. Witnessed the execution thereof, SWORN to before me, this. I S. T. Relegy I Delytte (SEAL.) F. P. Relegy I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I STATE OF SOUTH CAROLINA. Gircaville County. I, Drytte (SEAL.) I December of the within named. I S. Allen Gircaville County. I, Drytte (SEAL.) I State (SEAL.) I Bestate of the within named. I S. Allen I Go the within named. I S. Allen I Whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Lolah Loudon allen I Whom it may concern, that Mrs. Loudon allen I Whom it may concern, that Mrs. Loudon allen I	in the year of our Lord one thousand nine hundred and twen	ty - seven and in the one hundred an
Signed, Scaled and Delivered in the Presence of B. M. Plythe G. S. M. Prisonally appeared before one B. P. Riley G. S. MONTGAGE OF REAL ESTATE OF SOUTH CAROLINA. The saw the within named B. S. Allen MONTGAGE OF REAL ESTATE MONTGAG	fifty - first year of the Sovereignty and I	Independence of the United States of America.
E. P. Reley (I. S. (Signed, Sealed and Delivered in the Presence of	
(I. S. (I. S.	8. m. Blythe	BS allen (L. S.
Greenville County. Personally appeared before me. B. B. Deller. a, scal, and as. Let act and deed, deliver the within written Deed; and that he, with E. M. Blyttle. SWORN to before me, this. B. J. D. 1927 E. M. Blyttle. Notary Tublic for South Carolina. ESTATE OF SOUTH CAROLINA. Greenville County. I. Wagner Sunday Lander my hond and seal, this and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular, the mises within mentioned and released. GIVEN under my hand and seal, this B. Riley MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE REPLACE B. Riley Witnessed the execution thereof. B. J. Let M. Blyttle Witnessed the execution thereof. B. J. Let	E. P. Riley	(L. S.
ESTATE OF SOUTH CAROLINA. Greenville County. Personally appeared before me. E. P. Riley I made oath he saw the within named. B. S. Ollenn a, seal, and as he saw the within named. SWORN to before me, this / B th. Of May A, D, 1921 E. M. Blytte. Notary abilic for South Carolina. (SEAL.) E. P. Riley RENUNCIATION OF DOWER Greenville County. I, Wagnua Land London did this day appear before me tupon being privately and separately examined by me, did declare that she does freely, volentarily and without any compulsion, dread or fear of any person o sons 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 mises within mentioned and released. GIVEN under my hand and seal, this / B th.		(L. S.
Greenville Cousty. Personally appeared before me. B. R. By I made oathbe saw the within namedB		(L. S.
witnessed the execution thereof. SWORN to before me, this	{	MORTGAGE OF REAL ESTATE
witnessed the execution thereof. SWORN to before me, this	Personally appeared before me	
SWORN to before me, this	Personally appeared before me	
RESTATE OF SOUTH CAROLINA, Greenville County. I, Magnia Lumberro de of the within named B B. Allen did this day appear before me of 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 sons whomsoever, renounce, release and forever relinquish unto the within named J. J. Murston, hus mises within mentioned and released. GIVEN under my hand and seal, this 18th	Personally appeared before me	ritten Deed; and thathe, with & M. Blythe_
Notar/Public for South Carolina. RESTATE OF SOUTH CAROLINA, Greenville County. I, Jugua Sum ferm hereby certify unto all whom it may concern, that Mrs. Lalah Loudon aller. did this day appear before m dupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named 1. J. Lucuston. 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 smises within mentioned and released. GIVEN under my hand and seal, this 18 th	Personally appeared before me	ritten Deed; and thathe, with & M. Blythe_
RENUNCIATION OF DOWER Greenville County. I, Jugua Sunkur hereby certify unto all whom it may concern, that Mrs. Lalah Loudon allem did this day appear before me dupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named 1. I hunton, here 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 smises within mentioned and released. GIVEN under my hand and seal, this 18 th	Personally appeared before me. B. P. Riley d made oath	ritten Deed; and thathe, with & M. Blythe
Greenville County. I, Dugma Simpleme hereby certify unto all whom it may concern, that Mrs. Lalah Loudon allem did this day appear before me all 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 sons whomsoever, renounce, release and forever relinquish unto the within named L. L. Thurston, has the semises within mentioned and released. GIVEN under my hand and seal, this 18th	Personally appeared before me. B. P. Riley d made oathhe saw the within named. B. S. Allen en, seal, and as	ritten Deed; and thathe, with & M. Blythe
Greenville County. I, Dugma Sumker hereby certify unto all whom it may concern, that Mrs. Lalah Loudon allen e of the within named 13 S. allen did this day appear before may not 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 sons whomsoever, renounce, release and forever relinquish unto the within named 1. J. Hunston has been simple to the service of the within named and released. GIVEN under my hand and seal, this 18 th	Personally appeared before me. B. P. Riley I made oath	ritten Deed; and thathe, with & M. Blythe
hereby certify unto all whom it may concern, that Mrs. Lalah Loudon allen did this day appear before me of the within named 18 S. allen did this day appear before me 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 sons whomsoever, renounce, release and forever relinquish unto the within named 1. I hundow has been declared. 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 emises within mentioned and released. GIVEN under my hand and scal, this 18 th	Personally appeared before me. B. P. Riley I made oath	ritten Deed; and thathe, with & M. Blythe
did this day appear before me dupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named	Personally appeared before me	ritten Deed; and thathe, with & M. Blythe
did this day appear before me dupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named	Personally appeared before me	eitten Deed; and thathe, with & M. Blythewitnessed the execution thereof. E. P. Riley RENUNCIATION OF DOWER
dupon 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 sons whomsoever, renounce, release and forever relinquish unto the within named	Personally appeared before me	eitten Deed; and thathe, with & M. Blythewitnessed the execution thereof. E. P. Riley RENUNCIATION OF DOWER
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 mises within mentioned and released. GIVEN under my hand and seal, this 18th	Personally appeared before me. Personally appeared before me. I made oath	itten Deed; and thathe, with & M. Blythewitnessed the execution thereof. E. P. Riley RENUNCIATION OF DOWER
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 mises within mentioned and released. GIVEN under my hand and seal, this 18th	Personally appeared before me. B. P. Riley d made oath	ritten Deed; and thathe, with & M. Blythe
GIVEN under my hand and seal, this 18th	Personally appeared before me. B. P. Riley I made oath	ritten Deed; and thathe, withE
GIVEN under my hand and seal, this 18th	Personally appeared before me. B. P. Riley d made oath	ritten Deed; and thathe, withE
	Personally appeared before me	ritten Deed; and that
Virginia Seinkers (L. S.) Virginia Seinkers (L. S.) Notary Public for South Carolina.	Personally appeared before me. B. R. Riley d made oath	ritten Deed; and thathe, with & M. Blythe
Notary Public for South Carolina.	Personally appeared before me	ritten Deed; and that
	Personally appeared before me	ritten Deed; and that