e.

And it it any time any port of sold delth, or interest thereone he past due and imposite. The chore described previous so said interpage. The chore described previous so said interpage or a chore in the chore described previous sold and profits and profits in add profits severable should please the said the said the said in the chore in the provision of said profits and said should be said to the chore of the said interpage. The provided behavior of the chore of the chore in the chore of th	TOGETHER with, all and singular, the Rights, Members, Hereditaments, and Appurtent pertaining.	ances to the said Premises belonging, or in anywise incident or ap-
shorter, but and the control of the	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	C. Beattie, his
And the stud Meritageness and enters provide inhomography and the first and markets of the control of the contr	to hereby bind myself and many	Heirs and Assigns, forever. And
And the stud Meritageness and enters provide inhomography and the first and markets of the control of the contr	o warrant and forever defend, all and singular, the said premises unto the said	Heirs, Executors and Administrators,
And the risk Management agreement is interest the losses and buildings or and the in a semantane to the time that. Distinct the concepts of interesting to the everygene completed and interesting the semantane of the interest formations to the aid mortgager. And the state to be inverted in the contract of the contra		
And it is any time care part of said delice or interest thereon he goal has and reimbourne. And it is a say time care part of said delice or interest thereon he goal has an disciplinate. And it is a say time care part of said delice or interest thereon he goal has an disciplinate. And it is a say time care part of said delice or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal to said the said the said and particle said the said said the sa	And the said Mortgagor agree to insure the house and buildings on said lot in a su	um not less than
And it is any time care part of said delice or interest thereon he goal has and reimbourne. And it is a say time care part of said delice or interest thereon he goal has an disciplinate. And it is a say time care part of said delice or interest thereon he goal has an disciplinate. And it is a say time care part of said delice or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal has a mile usual. And it is a say time care part of said delice, or interest thereon he goal to said the said the said and particle said the said said the sa	Dollars (in a company or companies satisfactory to the m	Ortgages) and troop the result
And if at any time any part of sold delike, or increase the terror be past the and tampid. And if at any time any part of sold delike, or increase the terror be past the and tampid. And if at any time any part of sold delike, or increase the terror be past the and tampid. And if at any time any part of sold delike, or increase the terror be past the and tampid. And if at any time any part of sold delike, or increase any appeals in a receiver with an administration or Administration of the Administra	or meanance to the said mortgagee, and that in the event that the mortg	gagor shall at any time fail to do so, then the said mortgages
Add it any time any gard of aid deal, or interest thereon be past due and capatal. In above corried precases to asid accurage. In the above corried precases to asid accurage to the accuracy cost or expected, without shirtly to account or anothing cover than the PROVIDED ALMAN S NEVERTHELESS and it is the related and meaning of the practice to these Presents, their it. In the according to the true internal and meaning of the active to the accurage to the accuracy on the actively accurate and accurate to accurate to the accuracy of the accura		
the above described promise to said mangages. On the control of th		
power that are proceeds thereof latter paying coats of achieven an amount of the trickens of according to add previous and collect said series and positive stand profits seating to according to the fine the stand profits seating the process of a collect said series and positive stands to according to a constitution of the process of the said constitution of the process of the said constitution of the said ones, then this deed of bargare and said child or sum of manay deposited with interest constitution of payment said to be made. AND IT IS ACREED, by and between the said parties, that the said mortgager— to hold and onjoy the said with the said of payment said to be made. WITNESS—The brand and said, this filter of the said constitution of payment said to be made. WITNESS—The brand and said, this filter of the Sovereignty and Independence of the United States of America. Spread, Seald and Deinyred in the Presence of The said said of the said said of the Sovereignty and Independence of the United States of America. Spread, Seald and Deinyred in the Presence of The said said of the said said of the Sovereignty and Independence of the United States of America. Spread, Seald and Deinyred in the Presence of The said said of the said said of the said said said said said said said said	the above described premises to said mortgagee, or	cutors Administrators on Assistant 1
recent, if any be done according to the true strong age of cause to be padd, made the aid mortgager. The said debt or sum of more devices and recently and and circheroste or create in the little of the control of the band was the band of the band o	plying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost on the and profits actually collected.	ake possession of said premises and collect said rents and profits, or expenses; without liability to account for anything more than the
ADD IT IS AGRICED, by and between the mid parties, that the said mortgager. ADD IT IS AGRICED, by and between the mid parties, that the said mortgager. It hold and enjoy the said mortgager. ADD IT IS AGRICED, by and between the mid parties, that the said mortgager. ADD IT IS AGRICED, by and between the mid parties, that the said mortgager. ADD IT IS AGRICED, by and between the mid parties, that the said mortgager. ADD IT AGRICED		
WITTERS TATE A beach and seal, this following the control hand of the sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of M. J. Leaders of Mestament and Survey and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of M. J. Leaders of Mestament (I. S.) (I. S.)	id; otherwise to remain in full force and virtue.	of bargain and sale shall cease, determine, and be utterly null and
Signed, Sealed and Delivered is the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and S. (L. S.) E STATE OF SOUTH CAROLINA.) Greenville County. A. D. 1927 STATE OF SOUTH CAROLINA.) Greenville County. Notary Public for South Carolina. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within named. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within and separately cannined by the fulf of the county of the within named. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within named. Gid this day appear before me upon being privately and separately cannined by the fulf of the county of the within named. Gid this day appear before me upon being privately and separately cannined by the fulf of the county of the within named. GIVEN under my hand fulf real, this. A. D. 192 Notary Public for South Carolina. (L. S.) Notary Public for South Carolina. (L. S.)	emises that default of payment shall be made.	
Signed, Sealed and Delivered is the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and Delivered in the Presence of M. C. Head and S. (L. S.) E STATE OF SOUTH CAROLINA.) Greenville County. A. D. 1927 STATE OF SOUTH CAROLINA.) Greenville County. Notary Public for South Carolina. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within named. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within and separately cannined by the fulf of the county of the within named. STATE OF SOUTH CAROLINA.) Greenville County. I. The County of the within named. Gid this day appear before me upon being privately and separately cannined by the fulf of the county of the within named. Gid this day appear before me upon being privately and separately cannined by the fulf of the county of the within named. GIVEN under my hand fulf real, this. A. D. 192 Notary Public for South Carolina. (L. S.) Notary Public for South Carolina. (L. S.)	WITNESS my hand and seal this fifteenth	day of day
Sword, Sealed and Delivered in the Presence of M. C. Pesternells (I. 8) (I.		
(L. S)	Signed, Sealed and Delivered in the Presence of	
ESTATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. MORTGAGE OF REAL ESTATE.	Com Stewelt It	Mesdore (L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. Seal, and as Account and deed, deliver the within written Deed; and that he, with Account thereof. SWORN to before me, this Buth Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I. STATE OF SOUTH CAROLINA, Greenville County. II STATE OF SOUTH CAROLINA, Greenville County. II STATE OF SOUTH CAROLINA, GREENVILLE COUNTY	a. III telescope	(L. S.)
ESTATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this		(L. S.)
Greenville County. Personally appeared before me MORTGAGE OF REAL ESTATE. Personally appeared before me Mortgage of Real Estate. Mortgage of		(L. S.)
made oathhe saw the within named	Greenville County.	MORTGAGE OF REAL ESTATE.
made oathhe saw the within named	Personally appeared before me M.C. Western el	L
sworn to before me, this		
SWORN to before me, this. A. D. 192 7. Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom if may concern, that Mrs. of the within named. did this day appear before me upon being privately and separately examined by me did teleare that she does freely, voluntarily and without any compulsion, dread or fear of any person or ons whomsoever, renounce, release and forger relimbish unto the within named Hein 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 released. (I. S.) Notary Public for South Carolina.	made oathhe saw the within named	headore)
SWORN to before me, this of A. D. 192 7 A. D. 192 7 STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom it may concern, that Mrs of the within named. 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 or ons whomsoever, renounce, release and forger relinding unto the within named Here and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular, the dises within mentioned and released. A. D. 192 Notary Public for South Carolina.	a, seal, and as his act and deed, deliver the within written Deed; and the	hat he, with a. M. Rehma
Notary Public for South Carolina. STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom it may concern, that Mrs. of the within named. 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 or ons whomsoever, renounce, release and forever relinfinh unto the within named Heir and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular, the lists within mentioned and released. A. D. 192. Notary Public for South Carolina.		witnessed the execution thereof.
RENUNCIATION OF DOWER. I, ereby certify unto all whom it may concern, that Mrs. of the within named	of Ceranal of AD 1027	
E STATE OF SOUTH CAROLINA, Greenville County. I, ereby certify unto all whom it may concern, that Mrs of the within named	13 L/1 L/	C. Shesterself
Greenville County. I, ereby certify unto all whom it may concern, that Mrs. of the within named		
of the within named	E STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER
of the within named		REMOREMITON OF BOWER.
of the within named		
Hein and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular, the ises within mentioned and released. A. D. 192 Notary Public for South Carolina.		
Heire and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to all and singular, the ises within mentioned and released. GIVEN under my hand and seal, this	upon being privately and separately examined by me, did declare that she does freely, voluntar	rily and without any compulsion, dread or fear of any person or
GIVEN under my hand and seal, this	ons whomsoever, renounce, release and forever relinquish unto the within named	•
GIVEN under my hand and seal, this	Heirs and Assigns all has interest and	oll box sight and division D
of	nises within mentioned and/released. / \	an ner right and claim of Dower, of, in or to all and singular, the
Notary Public for South Carolina.	/ V	
Notary Public for South Carolina.	of	
D 11 (1) 10 10 7 21 51 51	Notary Public for South Carolina.	
Recorded 1 1 192 / at () / O Calant	Recorded Cling. 19, 192 7, at 3:50 o'cloc	ck D M