And the starty with an analysis of the policy of insurance under the company or membrane and data and acquire for some process of the policy of insurance to the mild for the policy of insurance to the the mild for the policy of insurance to the mild for the policy of the form of the mild for the policy of the mild fore the policy of the mild for the policy of the mild for the polic	TO HAVE AND TO HOLD, all and singular, the said Premises unto the	and appurtenances to the said Premises belonging, or in anywise incident or appertaining.
to warrant and increwe shelland at and simples the sold securately mine the soft. Medical content of the sold security, administrators and suggest and every green whomeseer to the high-fall content of the sold more green and suggest and every green whomeseer to the high-fall content of the sold more green and suggest and every green whomeseer to fall content to the sold more green and suggest and every green whomeseer to fall content to the sold more green and sold content to the sold more green and sold content to the sold more green and green and sold more green and g	as Trustee his ruccessors	heirs and assigns forever. And
And the seather short and satings from and supplies. And the seather short and success and strength on the strength of the same are any port feverory. And the seather short are short as the busic and bending on which the in a root less the same invest from how or damage by fire, and aways the pointy of research to the state descriper commences and included by the same invest from how or damage by fire, and aways the pointy of research to the state merupages—, and first in the reset that the mortgages—, may cause for some the time to be stated in the merupage—, and cause the stated in the same invested from how or damage and the points of the busic stated in the same invested from how the same and enables described premium and angeloge — or	do hereby bind Muy self	heirs, executors and administrators
history, secularizations and singles need cross precises whemserer lawfully-filterining of the chair the state or my jurit beroof. And the said consequent precise to locate the boost and building or and the in a time to the bash. Deliver, so a company or companies attainfectory to the monagement and latery the men inserted from how or damage they dire, and so sign the pools of immersion to the said contragate, and that in the cross that the mentagement, asked as well in the 12th to do so them the said mortagate, way cause the time to be insured in. The tree provision and exposes of each insurance under the mortagem, with inserted. And if a say time only in a six delete, or sectoral the mortagem, with inserted. And if a say time only in a six delete, or sectoral the mortagement of the provision of the said contrages of the Cloud and Some way, at chanteless to an insurance of the contrage of the contrage of the art provent themselves to said instruction, and contraged of the art provent themselves to said instruction and collection, possible at the cut provent the said states to said collection, possible at the cut provent the said states to said collection, possible at the cut provent the said collection and collections again at the cut provent the said states to said collections, possible at the cut provent the said collection and collections and the said mortagement of the other cut of the cut of the cut of the said mortagement and delete and collections and the said mortagement of the collection of approve that the make. WITHERS ATATE OF SOUTH CAROLINA. Of centralic County. THE STATE OF SOUTH CAROLINA. Of centralic County. THE STATE OF SOUTH CAROLINA. Of centralic County. THE STATE OF SOUTH CAROLINA. Noterly Politics for the said of the cut within mortage. And the said of the said of the collection and collections are said of the collection of the collection of the collection of the collection of the	to warrant and forever defend all and singular the said premises funto the said	in sold and and
Dollars. In a company or companies analysistency of the more same and least than bollars, in a company or companies analysistency to the more analysis and seems insured from loss or change by five, and assign the pulsy of constants to the self mortgages	heirs and assigns, from and against	all Alaining or to glaim the same or any part thereof
The state of the same inserted from loss or dentage to the undergoes, and step the same inserted from loss or dentage moregages, may cause the same to be intered in moregages, may cause the same to be intered in moregages, may cause the same to be intered in moregages, may cause the same to be intered in moregages, may cause the same to be intered in moregages, which are said in a do to say the same to be intered in moregages, and it is an of the same to said instruction under the same to said instruction and it is an office any part or it and debt, or excret thereon, he was to eat instruction. An office it is a said of the same to said instruction of the said contents of the said contents of the said contents of the said contents. In the said contents of the said contents		
by loc, and assign the policy of learnance to the used mortgages		
the premium and expense of such insurance under this corregary, with interest for the premium and expense of such insurance under this corregary, with interest above destribed treatiles to said untrigged. And if at my time appear of said delta, or interest thereon, he past does and unusual. And if at my time appear a part of said delta, or interest thereon, he past the rest and unusual. And if at my time appear and the rests and profits of the Circuit above destribed treatiles to said untrigged. Court of and State may, at claimber or otherwise, appears a receiver, with authority to take convenient on tail premies and collect unit or rest and profits actually voilined. PROVIDED ANALYS, NEVERTIBLESS, and is is the true intent and menuing of the parties to these Prevents, that if. If the said mertager, to and shall well and write you or most to be paid unto the said mentager. In the dotter on the most interest thereon, if any be said mertagers, the dotter is the rest interest of menuing of the parties to these Prevents, that if. If the said mertagers, the add said well and write you could not be paid to the parties to these Prevents, that if. If the premium and destand undo menuing of the said note, you could not be paid and series, and said said contracts. AND IT IS ADDED by and between the said parties that the said notequest. AND IT IS ADDED by and between the said parties that the said notequest. AND IT IS ADDED by and between the said parties that the said contracts and said collection of the said parties. AND IT IS ADDED by and between the said parties that the said collection of the said parties that the said collection of the said parties that the said collection of the		
And if at any time any time any time of and date, or interest thereon, he past due and unpaid above described premises to add markeques. Or an additional content of the Court of and State may, at chambers or otherwise, appoint a receiver, with authority to take provision of ead premises and collect said rents and profits of provision and content of any time and proved the therefore (also provise) and the said and collection), uson said date, interest, one or expenses, without inability to account for anything more than the recess and profits accountly collected. BROVIDED ALWARS, EVERTHELESS, and it is the true intent and nessating of the parties to these Presents, that if. If the said morragener are do not active and not triply up or constant to be paid unate that main corregage. The debt or sum of moves placesait, with interest thereon, if any be due, according to the use intent and meaning of the said one. Then this deed of bargain and said shift coase, determine and be utterly null and void, otherwise to remain in full force and victors. AND IT IS ARREAD by and between the said parties that the said morragener. The said of		
above described previouses to said morteages	for the premium and expense of such insurance under this mortgage, with int	erest.
above described precisions to said monequence, or	And if at any time any part of said debt, or interest thereon, be past de	ue and unpaidhereby assign the rents and profits of the
the net proceeds threafter (alter paying costs of collection), upon said debt, interest, cost or exposses; without liability to account for anything more then the result and profits actually collected. PROVIDED ALWAYS, INVERTIBLESS, and it is the true intent and naturally and actually any or cause to be paid onto the axid mortgages, the other sum of mong afforcased, with interest thereine, if any be decreased to the control of the said mortgages the debt or sum of mong afforcased, with interest therein, if any be cause to be paid onto the said mortgages the debt or sum of mong afforcased, with interest therein, if any be contained in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgages AND IT IS AGREED by and between the said parties that the said mortgages AND IT IS AGREED by and between the said parties that the said mortgages The state of payment shall be made. WITHERS THATE OF SOUTH CAROLINA, Orearolic County. PERSONALLY appeared before me. and and earl, this and and real, this are all the said of the control of the country of the parties of the within written Deed; and that he with A.	above described premises to said mortgagee, or	heirs, executors, administrators or assigns, and agree that any Judge of the Circuit
THE STATE OF SOUTH CAROLINA, Greenville County, PESSONALIY appears before me. and conde to the such control of the said morting of the part and deed, deliver the within written Deed; and that be with	Court of said State may, at chambers or otherwise, appoint a receiver, with a	uthority to take possession of said premises and collect said rents and profits, applying
PROVUED ALMAYS, NEVERTHELESS, and it is the true intent and eneming of the parties to these Presents, that it.— the date concerning to the relationship of the said mortagene the debt or sum of money afformall, which increase therein, if any be date, excerding to the true intents and menoting of the said note, then the debt of baryon and sale shall cause destruction and be utterly call and void, otherwise to creation in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortagene the day of the said parties that the said mortagene The said sale shall cause destruction and be utterly call and void, otherwise to creation in full force and virtue. AND IT AS AGREED by and between the said parties that the said mortagene The said said said said said said said said	the net proceeds thereafter (after paying costs of collection), upon said debt,	, interest, cost or expenses; without liability to account for anything more than the
and motragenc do and shall well and truly pay or cause to be paid unto the said mortagence. the doth or sum of money aforesaid, with interest therem, if any be dus, according to the true intent and meaning of the sand oute then this deed of bargain and sale shall cease, determine and he utterly will and void, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortagence		
due, according to the true intent and meaning of the said note. then this deed of bargain and sale shall crasse, determine and be utterly null and void, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said norties that the said mortgagor. The said and early of the said Premises until definable of payment shall be made. WITNESS Heat hand and early this hand and seal this day of the said in the year of our Lord one thoughed cities bundred and levelly lateral and in the one hundred and fact of the virtue of the barded districts of America. Signed, Stand and Deliveree in the Premiser or the Premis	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	t and meaning of the parties to these Presents, that if
In full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor	said mortgagor, do and shall well and truly pay or cause to be paid unto the	he said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be
Frencises until default of paymont shall be made. WITNESS May hand and seal, this day of Many of Many of Many of the year of our Lord one thouseford and believes of the Hosted States of America. Signed, Sealed and Delivered in the Presence of Manifest M		of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
WITNESS Meet hand, and seat, this day of Mean in the pure of our Lord one thoughed nice hundred and Meeting Latest and in the one hundred and Jac G. Vewcettly year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of M. G. Harden Meeting	AND IT IS AGREED by and between the said parties that the said m	ortgagor to hold and enjoy the said
in the year of our Lord one thoughed nine hundred and lease left, and in the one hundred and fact the second to United States of America. Signed, Sealed and Delivered in the Presence of		
sign, seal, and at the within named. SWORN to before me, this. Any of Mary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. SWORN to before me, this. Any of Mary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. FERSONALLY appeared before me. and made outh that the saw the within named. SWORN to before me, this. Any of Mary Public for South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. THE STATE OF SOUTH CAROLINA. Greenville County. The STATE OF SOUTH CAROLINA. Greenville County. I. do hereby extify unto all whom it may concern, that Mrs		
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALILY appeared before me. and made oath thatbe saw the within named. sign, seal, and as	/	Three and in the one hundred and far the severeth
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath thathe saw the within named. sign, seal, and as	Signed, Sealed and Delivered in the Presence of	φ
Creenville County. PERSONALLY appeared before me. and made oath thathe saw the within named	W. E. Mc Daviel	L. S.)
Creenville County. PERSONALLY appeared before me. and made oath thathe saw the within named	a. L. Dawling	(L. S.)
Greenville County. PERSONALLY appeared before me. and made oath thathe saw the within named	/	(L. S.)
Greenville County. PERSONALLY appeared before me. and made oath thathe saw the within named		(L, S.)
sign, seal, and as. **Remunciation of Dower** The State of South Carolina. The State of the within named. It do hereby certify unto all whom it may concern, that Mrs wife of the within named. seand 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 persons 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 Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192.	Greenville County. PERSONALLY appeared before me	
witnessed the execution thereof. SWORN to before me, this		
SWORN to before me, this. day of. A. D. 192. 3. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern, that Mrs. wife 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 or persons 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 Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.	sign, seal, and as	ten Deed; and that he with A, Dowling
day of		witnessed the execution thereof.
day of	SWORN to before me. this	
Greenville County. I,	AD 192 3	W. 6 Mc Daviel
Greenville County. I,	THE STRANGE OF COMMITTEE OF CONTRACT OF CO	RENIINCIATION OF DOWER.
do hereby certify unto all whom it may concern, that Mrs	}	MANON OF BOIL ALL
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 Premises within mentioned and released. GIVEN under my hand and seal, this	I,	
the Premises within mentioned and released. GIVEN under my hand and seal, this	do hereby certify unto all whom it may concern, that Mrs	did this day appear before me,
GIVEN under my hand and seal, this	do hereby certify unto all whom it may concern, that Mrs	he does freely, voluntarily and without any compulsion, dread or fear of any person or
day of	do hereby certify unto all whom it may concern, that Mrs	he does freely, voluntarily and without any compulsion, dread or fear of any person or
day of	do hereby certify unto all whom it may concern, that Mrs	he does freely, voluntarily and without any compulsion, dread or fear of any person or
	do hereby certify unto all whom it may concern, that Mrs	he does freely, voluntarily and without any compulsion, dread or fear of any person or
	do hereby certify unto all whom it may concern, that Mrs	he does freely, voluntarily and without any compulsion, dread or fear of any person or

September 4 th 192 3