PROVIDED NAWYS. NEVERTHELESS, and it is the true intent and morning of the parties to those Prosents, that it. Let as and shall well and truly pay or cause to be paid, anto the sald moretaged. It is said for the said shall well and truly pay or cause to be paid, anto the said more that said shall be said shell stail cases, determine, and be unterly and sold over the said shell be said to the said shell be said shell be unterly as the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. The said shell shall case, determine, and be unterly as the said shell be made. WITHINSS. It is and seed, this, the said mortgagor. The said shell shall be made. WITHINSS. It is and and seed, this, the said mortgagor and in the said mortgagor. The said mortgagor and shell shall be made. WITHINSS. It is and and seed, this, the said mortgagor and shell shall be made. WITHINSS. It is and shell be made. WITHINSS. It is and in the one hundred and shell stail shall	taining.	ditaments and Appurtenances to the said Premises belonging, or in anywise incident or appeared to the said.
The service and forests decreased all and simpoles, the said premiers unto the said. Mere and Aragins, from and against Mill All Mill Mills and Aragins, and every present whomsever having chaining, or to clean the same, or any part therein. Delate (in a company or companies said/score having) chaining, or to clean the same, or any part therein. Delate (in a company or companies said/score having) chaining, or to a clean the same, or any part therein. Delate (in a company or companies said/score having). And then the same interest from how or desinger, and then the same to be inverted in. Delate (in a company or companies said/score having said/sco		Heirs and Assigns, forever. And
Life is Described. Addinistraturar and Aziapas, and covery person whomescered larget, claiming, or to claim the same, or any part thereod. And the raid Maritagout	lo hereby bind 121. gl E 1 f 121. cf	Heirs, Executors and Administrator
And the said Morteagon agree. In source the bouse and buildings on said at its a sum not less than Deliver the a company or company and the sum to the same insured from less or damage re, and saign the policy of insurance to the said continuence. The promition and expense of such insurance under this mortgage, with interest. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest thereon be past due and tunned. And it at any time any part of said deal, or storest the said said said said said said said said	warrant and forever defend, all and singular, the said premises unto	the said 12 a 1 R their
And the said Martingages—agree—to insure the house and imilitions on said to it is turn not here than Dollary (in a company or companies antiferency to the contragency), and keep the same insured from hist or damage (in an all assign the policy of insurance to the said mortgages—and that in the creat that the mercages—shall at any time fail to do no, then the orthogon of the promision and despeties of such insurance under this mortgage, with interest. And it in any time any part to said dock, or interest thereon be part due and single. And it in any time any part to said dock, or interest thereon be part due and single. And it in any time any part to said dock, or interest thereon be part due and single. And it in any time any part to said dock, or interest thereon be part due and single. And it in any time any part to said dock, or interest thereon be part due and single. And it in any time any part to said dock, or interest thereon be part due and single. And it is any time any part to said dock, or interest thereon be part due and single. And it is any time any part to said dock, or interest thereon be part due and single. And it is any time any part to said dock, or interest thereon be part due and single. And it is any time any part to said dock, or interest and single and part dock or interest and contract the antiferror to the part dock or interest or explores without health; to account any part that said profits the interest of the part of	leirs, Executors, Administrators and Assigns, and every person whom	soever lawfully claiming, or to claim the same, or any part thereof.
es, and assign the policy of immerates to the said martgages		
And if at any time any part of said dock or interest thereon the past due and stopping. And if at any time any part of said dock or interest thereon the past due and stopping. And if at any time any part of said dock or interest thereon the past due and stopping. And if at any time any part of said dock or interest thereon the past due and stopping the first past of said the past of the parties of the parties of Antiques and agree that any Judge of the parties of	re, and assign the policy of insurance to the said mortgagee, and	that in the event that the mortgagor shall at any time fail to do so, then the sa
The down described position is still mereganes. The services of the processor of the services and contents and contents. The services are an extra and contents an		
Trent Corte of and State may, at chambers or otherwise, appoint a receiver with authority to take postagolous of and previous that for and collect and creat and per keeping more of collection) upon and debts incorce, cortes of more than the constraint of the nation of the nation to those Proceeds, that if the cruis and profits of these Proceeds, that if the constraint of the nation of the nation to those Proceeds, that if the nation of the nation of the nation to those Proceeds, that if the nation of	And if at any time any part of said debt, or interest thereon be past	due and unpaid
he sand instagager do and shall well and truly pay or cause to be paid, unto the said mortgager the said delt or sum of money aloresald, with interest. It all you do was comey as the true intered and uncaming of the said mort, then this deed of largain and said shall cose, determine, and be unterly and void; whereas to remain in tall force and office. AND IT IS AGREED. In said between the said parties, that the said mortgagor AND IT IS AGREED. The shall be made. WITHERS IT AGREED. The shall be made. WITHERS AGREED. The shall be made. WITHERS IT AGREED. The shall be made. WITHERS AGREED. The shall be one hundred of the United States of America. Signed, Said and Delivered in the Presence of the Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTA Greenville County. Personally appeared before me WITHER STATE OF SOUTH CAROLINA. OF SOUTH CAROLINA. Note Poslic for South Carolina. WITHERS AGREED. The shall be within written Deed; and that he with. Witnessed the execution thereof. REMUNCIATION OF DOW. Greenville County. In the within samed. In the shall be shall be within named. WITHERS AGREED. The shall be shall be without any compellion, dread or fear of any person or the within mentioned and refeased.	Circuit Court of said State may, at chambers or otherwise, appoint a rec	ceiver with authority to take possession of said premises and collect said rents and profit
remises until default of payment shall be made. WITNESS. Mercy hand and seal, this. In the year of our bord one thousand nine bundred and Mercy of the Sovereignty and Independence of the United States of America. Signed, Seaked and Delivered in the Presence of (L. (L. (L. (L. (L. (L. (L. (L	he said mortgagor, do and shall well and truly pay or cause to be	e paid, unto the said mortgagee, the said debt or sum of money aforesaid, with intere
Tensises until default of payment shall be made. WITNESS ARLY hand and seal, this. In the year of our bord one thousand nine hundred and Alactic and and in the one hundred and Alactic and Art and the Source of the United States of America. Signed, Sealed and Defivered in the Presence of Art and Art and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of Art and Independence of the United States of America. Signed, Sealed and Defivered in the Presence of Art and Independence of the United States of America. MORTGAGE OF REAL ESTAMANT OF SOUTH CAROLINA, Greenville County. Personally appeared before me Art and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. A D. 192 2 A D. 193 2 A D. 193 2 A D. 193 3 A D. 1		said mortgagorto hold and eniov the sa
in the year of our Lord one thousand nine hundred and first and the search of the Sovereignty and Independence of the United States of America. Signed, Seaked and Delivered in the Presence of the Control of the United States of America. Signed, Seaked and Delivered in the Presence of the Control of the United States of America. Signed, Seaked and Delivered in the Presence of the Control of the United States of America. Signed, Seaked and Delivered in the Presence of the United States of America. Signed, Seaked and Delivered in the Presence of the United States of America. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA. The State of South that he saw the within named that the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this that the the thin the saw the within samed the state of the within named that the thin the state of the within named that the state of the with		
in the year of our Lord one thousand nine hundred and. It is a few to the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. MORTGAGE OF REAL HSTA Greenville County. And a saw the within named to the Within named to the Within written Deed; and that the with the with the Witnessed the execution thereof. SWORN to before me, this to the Within the Original States of the United States of America. Signed, Scaled and Delivered in the Presence of the United States of America. MORTGAGE OF REAL HSTA Original States of America. Work and a saw the within named to the Within mentioned and released.	WITNESS // M	15 th day of Ce,
year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of (L. C.	in the year of our lord one thousand nine hundred and £11/4	and in the one hundred a
(I. (L. (L. (L. (L. (L. (L. (L. (L. (L. (L	1 6 2	Å.
MORTGAGE OF REAL ESTA Greenville County. Personally appeared before me. Act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this. Nota Public for South Carolina. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Greenville County. I. Character of the within named. RENUNCIATION OF DOW Act of the within day appear before the premises within named. Renunciation of Dower, of, in or to, all and singular premises within mentioned and released.	k)	the state of
Greenville County. Personally appeared before me A D. 192 3 Nota Public for South Carolina. ME STATE OF SOUTH CAROLINA Greenville County. I. The state of the within named A D. 192 3 Nota Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I. The state of the within named A D. 192 3 A D.	il A'chas Maslig	Mary Mary (L. 5
Greenville County. Personally appeared before me If the saw the within named of the saw the within named of the saw the within named of the saw the within manual of the saw the within named of	211 K Ver Sea	(L. S
Greenville County. Personally appeared before me A did and each that he saw the within named A D. 192 3 Note Public for South Carolina. Witnessed the execution thereof. SWORN to before me, this. Note Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I hereby certify unto all whom it may concern, that Mrs. A D. 192 3 A D. 192 3 Note Public for South Carolina. RENUNCIATION OF DOW. Greenville County. I hereby certify unto all whom it may concern, that Mrs. A D. 192 3 A D. 1		(L. S
gn, seal, and as Act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this (SEAL) Note Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, Act and all whom it may concern, that Mrs. (Act and all all all all all all all all all al	Greenville County.	MORTGAGE OF REAL ESTAT
gn, seal, and as Act and deed, deliver the within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this A. D. 1923 Note Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, A. D. 1923 The STATE OF SOUTH CAROLINA O hereby certify unto all whom it may concern, that Mrs. A. D. 1923 othereby certify unto all whom it may concern, that Mrs. A. C. 1924 did this day appear before 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 resons 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 premises within mentioned and released.	,	
witnessed the execution thereof. SWORN to before me, this (SEAL) Nota Public for South Carolina. (SEAL) Nota Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, (Line) The state of south whom it may concern, that Mrs. A D. 192 3 RENUNCIATION OF DOWN Greenville County. I, (Line) The state of the within named. A D. 192 3 RENUNCIATION OF DOWN did this day appear before 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 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 premises within mentioned and released.		<i>0</i>
witnessed the execution thereof. SWORN to before me, this (SEAL) Nota Public for South Carolina. (SEAL) Nota Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, (Line) The state of south whom it may concern, that Mrs. A D. 192 3 RENUNCIATION OF DOWN Greenville County. I, (Line) The state of the within named. A D. 192 3 RENUNCIATION OF DOWN did this day appear before 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 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 premises within mentioned and released.		
SWORN to before me, this	gn, seal, and as	vithin written Deed; and thathe with
Notary Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I, Compared to the within named. In the state of the without any compulsion, dread or fear of any person resons 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 premises within mentioned and released.	Carlo Comment	witnessed the execution thereof.
A. D. 1923 What is a control of south Carolina. When the State of South Carolina. Concernille County. I, Control of the within named. Control of the wi	SWORN to before me, this / J. th.	
Notally Public for South Carolina. RENUNCIATION OF DOWN Greenville County. I,	ay of	
Greenville County. I, County and whom it may concern, that Mrs. And County and within named and a separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any 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 premises within mentioned and released.	Ohne (SEAL.) Notaly Public for South Carolina.	Undrew Mesley
Greenville County. I, County and all whom it may concern, that Mrs. Lance of the within named of the with	HE STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWE
the of the within named 1.1.1.4.1.4.1.4.1.4.1.4.1.4.1.4.4.4.4.4	Greenville County.	
did this day appear before 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 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 premises within mentioned and released.		1/2/22
d 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 rsons whomsoever, renounce, release and forever relinquish unto the within named	hereby certify unto all whom it may concern, that Mrs	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular premises within mentioned and released.	fe of the within named 1. 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	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 singue premises within mentioned and released.		
e premises within mentioned and released.	rsons wnomsoever, renounce, release and lorever relinquish unto the with	IIII Hallicu
e premises within mentioned and released.	Heirs and Assigns, all her in	nterest and estate, and also all her right and claim of Dower, of, in or to, all and singula
1 F. ++	e premises within mentioned and released.	
GIVEN under my hand and seal, the seal of	GIVEN under my hand and seal, the first	
ay of A D. 192 3	ay of A. D. 192.3	\mathcal{F}_i , γ
GIVEN under my hand and seal, the A. D. 1923 ay of		Liance Mc Inchares
Recorded 15 7 192	Notary Public for South Carolina.	