PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	TOGETHER with, all and singular, the Rights, Members, Hereditaments appertaining.	s and Appurtenances to the said Premises belonging, or in anywise incident or
There, Executes, Ministration of Sengelle, the still professor unto the sale services and Assigns, from and against. They had be sale to senge the sale of the senge to senge the senge to send senge to send senge to send senge to send senge to senge the senge to send send senge to send send senge to send send senge to send send send send send send send send		
Extra and Assigns, from and squant. Zett field of the control of t	J. Maulling his	Heirs, and Assigns, forever. And
Extra and Assigns, from and squant. Zett field of the control of t	hereby bind my self my	Heirs, Executors and Administrators
And the and Morroser. green to insure the house and buildings on wold but its a min on the table.  And the and Morroser. green to insure the house and buildings on wold but its a min on the stabut.  Dollars (in a company or companies surfidancy to the morroser.), and beey the same insured from bear or dama for, and sales the policy of insurance to the said morroser.  The combine and expected of such house so curies this morroser, with interest.  And if at my time any met of wold did, or increast thereon be past due and supplied.  And if at my time any met of wold did, or increast thereon be past due and supplied.  And if at my time any met of wold did, or increast thereon be past due and supplied.  And if at my time any met of wold did, or increast thereon be past due and supplied.  Develop susjen the roots and profit of real contracts of collection of collection of wold black may include a collection of collection of wold black may in distribution of wold black may in distribution of collection of wold black may include a collection of collection of collection of wold black may include a collection of collection of collection of wold black may include a collection of colle	warrant and forever defend, all and singular, the said premises unto the said	d I flill die of a de de
And the said Mengagor. press to leaves the house and buildings on said for in a sum not less than	sire Executors Administrators and Assigns and every person whomsoever la	Heirs and Assigns, from and against My Selection Me
Exercised unique the policy of in-source to the said corregages—and that is the event that the marrages—that has any three full to do so, then the said corregage—and that is the event that the marrages—that has any three full to do so, then the said corregage—and that is the event that the marrages—that has any three full to do so, then the said correct the previous and expressed or with insurance under this mortgage, with interest.  And if at any three any part of said disk, or interest thereon to past due and applied.  Deredy anding the events and proof the above due to the above due to the place due to the said mortgage.  And if at any three any part of said disk, or interest three he past due and applied.  Deredy anding the events and proof the the above due to the said that the said color and the interest to said mortgage.  The said colors are considered to the said mortgage, or the said colors and the interest of said full colors of said full colors and the interest of said full colors of said full colors and the interest of said full colors of said full colors and the interest of said full colors of said full colors and the interest of said full colors of said full colors and the interest of said full colors of said ful		
for, and assign the policy of meremes to the sold mortgages—and that in the event that the morgages—thall at any time fall to do to, then the orange of the policy described previous to and mortgages—of the policy described previous to and mortgages—of the above described previous to and mortgages—of the policy of the policy described previous to and mortgages—of the policy of t		
The premium and expose of each instruction ander this moregage, with interest.  And it at any time any past of each debt, or interest thereon he past does and sapaid.  And it at any time any past of each debt, or interest thereon he past does and sapaid.  And it at any time any past of each debt, or interest thereon he past does and sapaid.  And it at any time any past of each debt, or interest, appeted a control of the past of the pa		
And if at any time any part of said delte, or interest thereon be past due and ungside.  New Execution, Administratory or Ansign, and agree that any Judge of it from the above charles thered party agree of the past of the	ortgagec may cause the same to be insured in	name, and reimburse
And if at any time any part of cald dole, or increase thereon he past due and supplied.  And if at any time any part of cald dole, or increase thereon he past due and supplied to the above described previous to talk memory as a disculser or allowed to real parts or a disculser or allowed to real parts are grouped as a control of the procession of a discussion of agree that any padge of it of the parts and profession of the previous and deleted and remain any padge of it of the parts and profession of the previous and the past of the parts and of the past of the parts and of the past of the parts and of the past of the parts and the past of the parts and the parts and the parts and the past of the past of the parts and the parts and the past of the past of the parts and the parts and the past of the		
And if at any time any poet of said debt, or interest thereor be past due and supplied hereby assign the rests and profit the show described premiers to sold mortgages.  [Allers, Executor, Administrators or Assigns, and gares that any Jodge and profit of the show described promises to sold mortgages. Administrator or Assigns, and gares that any Jodge and profit of the standard profits actually collected.  [Allers and profits actually collected.]		
regict Count of said State ones, at chambers or otherwise, appoint a receiver with authority to take possession of said premites and section of said section of said section of said section of said premites and section of said section		
e sid mortagor—do and shall well and truly yay or cause to be yaid, unto the said mortagor—the said dele, or sum of money afforcas with intercerence, if any be doe, accreding to the said tree intered and meaning of the said above, then this deed of hargain and sale shall cease, determine, and be unterly med void, otherwise to remain in foll force and viruse.  AND IT IS ARCHEED, by and between the said parties, that the said mortagogor—to hold and enjoy the said mortagogor—to hold and enjoy the said in the year of our Lord de thousand nine hundred and the said the said mortagogor.  WITHINSS Hate, Band—and Seal—this in the year of our Lord de thousand nine hundred and the said mortagogor.  Jestic and the said thousand nine hundred and the said the said the said the said the said the said mortagogor.  Withinss Hate, Band—and Seal—this in the year of our Lord de thousand nine hundred and the said the sa	ircuit Court of said State may at chambers or otherwise, appoint a receiver wi	ith authority to take possession of said premises and collect said rents and profits.
cross, if any be day, according to the tree inverte and meaning of the said note, then this deed of bargain and sails shall cease, determine, and be interly mit with only in the sail control and visited with the sail control and the sail darties, that the said nortigagor.  AND IT IS AGREED, by and between the said parties, that the said nortigagor.  AND IT IS AGREED, by and between the said parties, that the said nortigagor.  WITNESS International bargainers shall be made.  WITNESS International and Scal. this day of language the within the one bandred and factoring the said of the Soversignity and Independence of the United States of America.  Signal, Sepicial supportance in the Soversignity and Independence of the United States of America.  Signal, Sepicial supportance in the Soversignity and Independence of the United States of America.  Signal, Sepicial supportance in the Soversignity and Independence of the United States of America.  (I. S. Greenville County.  Personally appeared before me distributed of the Soversignity and Independence of the United States of America.  SWORN to before use, this day appeared before me distributed and source of the William States of America.  SWORN to before use, this day appeared the execution thereof.  SWORN to before use, this day appeared before me did the state of South Carolina.  HE STATE OF SOUTH CAROLINA.  Greenville County.  I	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these Presents, that if
The state of south carolina.  Withers and a series of the south of the	ne said mortgagor, do and shall well and truly pay or cause to be paid, undereon, if any be due, according to the true intent and meaning of the said not void; otherwise to remain in full force and virtue.	nto the said mortgagee, the said debt, or sum of money aforesaid, with interest ote, then this deed of bargain and sale shall cease, determine, and be utterly nul
WITNESS    New   Hand   and Seal   this   the year of our Lord obe thousand nine hundred and	AND IT IS AGREED, by and between the said parties, that the said mo	ortgagorto hold and enjoy the said
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the State of South Carolina, See and deed, deliver the within written Deed; and thathe, with		
Signed, Sealed any Delivered in the Presence of Signed, Sealed any Delivered in the State of South Carolina, Signed, and as Signed, and as Signed, and sealed and sealed deed, deliver the within written Dred; and that she, with Wyadde Calchery, witnessed the execution thereof.  SWORN to before upe, this Signed State of South Carolina.  SWORN to before upe, this Signed State of South Carolina.  SWORN to before upe, this Signed State of South Carolina.  STATE OF SOUTH CAROLINA, Greenville County.  I, hereby certify unto all whom it may concern, that Mrs.  e of the within named.  It is state of South Carolina and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singula premises within mentioned and released.  GIVEN under my hand and seal, this.  A D. 192  Notary Public for South Carolina.	WITNESS Hand and Scal this	14th day of august
Signed, Scaled and Delivered in the Personne of Signed, Scaled and Delivered in the State of South Carolina.  MORTGAGE OF REAL ESTATI (I. S.	in the year of our Lord one thousand nine hundred and Luleest	three and in the one hundred an
Signed, Scaled and Delivered in the Presence of Wallace.  Walt Carlot.  Walt Carlot.  IL S.		
IE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me.  Judician Amade out that he saw the within named for the within written Deed; and that he, with Myatt and suffered the execution thereof.  SWORN to before me, this.  Jugician Amade out that he saw the within named for the within written Deed; and that he, with Myatt and suffered for Sworth Carolina.  Witnessed the execution thereof.  SWORN to before me, this.  Jugician Amade out that he, with Myatt and suffered for Sworth Carolina.  SWORN to before me, this.  Jugician Amade out that he, with Myatt and suffered for Sworth Carolina.  SWORN to before me, this.  Jugician Amade out that he, with Myatt and suffered for Sworth Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I.  hereby certify unto all whom it may concera, that Mrs.  Go of the within named did this day appear before me within named did this day appear before me within named soms whomever, senounce, release and forever relinquish unto the within named may be soms whomever, senounce, release and forever relinquish unto the within named means within mentioned and released.  Jugician Assigns, all her interest and estate, and also all her right and claims of dower, of, in or to, all and singula premises within mentioned and released.  GIVEN under my hand and seal, this.  A. D. 192.  Noterey Public for South Carolina.	V	
Greenville County.  Personally appeared before me.  I made oath thathe saw the within named	W. a. Wallage	) ns, J. Russell (L S.
Greenville County.  Personally appeared before me.  Imade oath thathe saw the within named.  A. Research  Witnessed the execution thereof.  SWORN to before me, this.  Of	Wyatt aiken fr	(L. S
Greenville County.  Personally appeared before me.  I made oath thathe saw the within named		(L. S
Greenville County.  Personally appeared before me.  di made oath thathe saw the within named		(L. S.
gn, seal, and as	HE STATE OF SOUTH CAROLINA,  Greenville County.	MORTGAGE OF REAL ESTATE
gn, seal, and as	Personally appeared before me	Wallace
gn, seal, and as	A decided the second to misting period.	a. Russell
witnessed the execution thereof.  SWORN to before me, this  y of	d made oath thatne saw the within named	
witnessed the execution thereof.  SWORN to before me, this  y of	2	
witnessed the execution thereof.  SWORN to before me, this  y of	gn, seal, and as act and deed, deliver the within writ	tten Deed; and thathe, with Myath acker fr.
SWORN to before me, this  yo of		
Notary Public for South Carolina.  A D. 1922  (SEAL.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  RENUNCIATION OF DOWER.  Greenville County.  I,		withessed the execution thereof.
Notary Public for South Carolina.  A. D. 1922  (SEAL.)  Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,	SWORN to before me, this.	
Notary Public for South Carolina.  RENUNCIATION OF DOWER.  Greenville County.  I,  thereby certify unto all whom it may concern, that Mrs.  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 the system	y of A. D. 192 3	ul a mil an
HE STATE OF SOUTH CAROLINA, Greenville County.  I,	Wyatt Ceker (SEAL.)	W. Wallack
Greenville County.  I,	Notary Lubic (p) South Caronia.	
Greenville County.  I,	IE CTATE OF SOUTH CAROLINA )	RENUNCIATION OF DOWER.
I,	· }	
did this day appear before me di 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 whomever, 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.  GIVEN under my hand and seal, this  A. D. 192	T T	
did this day appear before me di 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 whomever, 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.  GIVEN under my hand and seal, this  A. D. 192	hereby certify unto all whom it may concern that Mrs	_
l 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 whomever, 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 singula premises within mentioned and released.  GIVEN under my hand and seal, this	l upon being privately and separately examined by me, did declare that she do	es freely, voluntarily and without any compulsion, dread or fear of any person o
GIVEN under my hand and seal, this	sons whomever, renounce, release and forever relinquish unto the within nan	ned
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this	Heirs and Assigns, all her interest and es	state, and also all her right and claim of dower, of, in or to, all and singular
GIVEN under my hand and seal, this		
V of		
Notary Public for South Carolina.	1	
Notary Public for South Carolina.  Recorded 192 3 192 3	7 ofA. D. 192	
Recorded luguest 2012, 1923		
	Notary Public for South Carolina.	