PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager	TO HAVE AND TO HOLD all and almost an all provides	and the state of t
o hereby Sind	10 HAVE AND 10 HOLD, all and singular, the said Premises u	Heirs, and Assigns forever And
Hits and Assign, from and against Miller. Mill		
And the sid Mortgager— gree — to insure the house and buildings on aid to in a sum not less than ————————————————————————————————————	o warrant and forever defend, all and singular, the said premises unto	the said L. A. Crisp, his
And the said Montgages—gree — to insure the home and habilings on said to in a sum not less than ————————————————————————————————————		Heirs and Assigns, from and against Me and my
Deliver to a consequence of the anomaly of componing satisfactory to the margages), and been the same inserted from loss or damn to the margin the policy of insurance to the and intercepts	chis, texceutors, reduninistrators and resigns ,and every person whomso	bever lawriting claiming, or to claim the same, or any part thereof.
and that in the seast that the morphore—shall at any time fail to do to, then the an artisage—may cause the same to be inscreed in the same to be instructed discretified position to said disch, or interest thereon he pool due and repoid. And if at any time any part of said dish, or interest thereon he pool due and repoid. And if at any time any part of said dish, or interest thereon he pool due and repoid. And if at any time any part of said dish, or interest thereon he pool due and repoid and said said saids. And if at any time any part of said dish, or interest thereon he pool due and repoid and saids and saids and agree that any lodge of a giving the new proceeds are distinct. And if at any time any part of said dish, or interest thereof in the said said and profit seather distinct any part of the said said profit seather that the said said the parties to these Presents, that if we underly any distinct of the said said the said the said said the said said the said said the said the said said the said said the said said the said th		
the premium and expense of ruch increases under this mangage, with interest. And if at any time any part of said debt, or increase thereon he yout doe and unspide	y fire, and assign the policy of insurance to the said mortgagee, a	and that in the event that the morgagor shall at any time fail to do so, then the sa
And if at any time any part of said dobs, or inserest thereon he part dies not support. And if at any time any part of said dobs, or inserest thereon he part due and support of severe the direct of said state may at chookers or otherwise, uppoint a receiver with noticety to take possession of and general and creat and good grows the said proposed thereof parties and parties and creat and good grows the said proposed thereof parties and possession with a said possession of and general and control and possession and approach of the said creat, and good grows and designed the parties to those Persents, that if	nortgagee may cause the same to be insured in	name, and reimburse
The born described precision to each questions. The procession of described precision to each questions. The process of the	or the premium and expense of such insurance under this mortgage, with	interest.
rest of control so and batte may, at disminers or other rows, appears a receiver with attention to be determined and extention of sood promotes and present and profite causality closes. The rests and profites causality closes. PROVIDED ALWAYS, NEVERTHILLES, and is is the true intent and massing of the parties to those Presents, that it is an add not propore or cause to be paid, and to the said mortgager. PROVIDED ALWAYS, NEVERTHILLESS, and is is the true intent and massing of the parties to those Presents, that it is an add not propore or cause to be paid and the said of the presents of the presents, that it is an add not propore to cause to be paid and the said of the presents of the presents, that it is an add not present to the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. To hold and enjoy the sa remises until default of payment shall be made. WITKESS, It is that and said the made of the said said the said said that the said in the one hundred and said that the said the payment shall be made. The said of the payment shall be made. AND IT IS ACREED, by and between the said parties, that the said mortgager. To hold and enjoy the sa remises until default of payment shall be made. WITKESS, It is that and said the said that and said the said said that the said that and said in the one hundred and said that the said that and said in the one hundred and said that the said that		
the said mortegaper	arcuit Court of said State may, at chambers or otherwise, appoint a rece	ceiver with authority to take possession of said premises and collect said rents and profit
recon, it says be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and he starterly mit owed, otherwise to evenths in fall force and virus. AND IT IS AGREED, by and between the said parties, that the said mortgagor. It hold and enjoy the savenies until default of payment shall be made. WITKESS Lites Hard and Scal. this Little and scale and in the one hundred and Little starterly and in the year of our Bord one thousand nine hundred and Little starterly. And I was a starterly mit to the Soversianty and Independence of the United States of America. Signals, Saide and Delivered in the Presence of States and the savenies and in the one hundred and the savenies and the savenies and savenies and savenies. HE STATE OF SOITH CAROLINA, Greenville County. Personally appeared before me Little States and developed the savenies within written Devel; and that he, with witnessed the exception thereof. SWORN to before me, this Little States and savenies within mentioned and reversed. Heles and Amigna, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular permises within mentioned and reversed. A. D. 192. Notary Public for South Carolina. Notary Public for South Carolina.		
The state of south default of payment shall be made. WITHERS. May I thand, and Seal, this Life of The Secretificity and Individual Control of the United States of America. Signal, Scaled and Delivered in the Presence of Signal, Scaled and Delivered in the State of Signal, Scaled and Scaled	ereon, if any be due, according to the true intent and meaning of the d void; otherwise to remain in full force and virtue.	e said note, then this deed of bargain and sale shall cease, determine, and be utterly nu
WITNESS Flag Fland 2nd Scal this 6th day of MV in the year of our bord one thousand nice hundred and Male 1 Male 1 Male 1	AND IT IS AGREED, by and between the said parties, that the s	said mortgagor
Signet, Scaled and Delivered in the Presence of Signet, Scaled and		/ o.t
Signify, Scaled and Delivered in the Presence of J. G. Gulleron (L. S. C. S. G. Saled and Delivered in the Presence of J. G. Gulleron (L. S. C. S. G. Saled and Delivered in the Presence of J. G. Gulleron (L. S. C. S. G. Saled and Delivered in the Presence of J. G. Gulleron (L. S. C. S. G. Saled and Delivered in the Presence of J. G. Gulleron (L. S. C. S. Greenville County.) [In Section of Presental Secti	WITNESS Hand and Scal this	day of INV'
IE STATE OF SOUTH CAROLINA. Greenville County. A. D. 192.3 SWORN to before me, this this abilite for South Carolina. The STATE OF SOUTH CAROLINA. Greenville County. I. S. B.		
IE STATE OF SOUTH CAROLINA. Greenville County. A. D. 192.3. SWORN to before me, this Ltd. Notar Personal work of the within named foreward the fore me, but the saw the within paned for the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Ltd. O. D. 192.3. Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I	Signed, Scaled and Delivered in the Presence of	independence of the United States of America.
(I. S. C. S.	0. 12. Branelett	J. C. Fulmon (L. S
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. C. B. Land and Latt. made oath thathe saw the within named. J. G. G. Land and thathe, with	S. L. Branslett	(L. S
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me G. B. B. B. B. B. B. With written Deed; and that he, with n, seal, and as he saw the within named G. G. B. B. B. B. Witnessed the execution thereof. SWORN to before me, this he fore me, this had been carefully and carolina. SWORN to before me, this had been carefully and carolina. SWORN to before me, this had been carefully and carolina. SETATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. of the within named. Job 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 comes 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. Of. A. D. 192. Notary Public for South Carolina.	}	(I., S
Greenville County. Personally appeared before me. G. B. Garandettt. I made oath thathe saw the within named. Y. G. Garandettt. In, seal, and asdet and deed, deliver the within written Deed; and thathe, with	J	(L. S
d made oath thathe saw the within named	HE STATE OF SOUTH CAROLINA,]	MORTGAGE OF REAL ESTATE
m, seal, and as he saw the within named of Bulliander me, seal, and as he act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this had before me, this before me, the state of the within named. It is an an act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this b	Greenville County.	
m, seal, and as. Registrated and deed, deliver the within written Deed; and thathe, with	Personally appeared before me L. B. B. Razzela	ett
gn, seal, and as. Reverential and deed, deliver the within written Deed; and thathe, with	d made cost that he can the within named (V: 6: Files	
SWORN to before me, this. L.A. y of D. V. Notal Subjection (SEAL.) Notal Subjection (SEAL	d made oath thatne saw the within name(1	
SWORN to before me, this. L.A. y of D. V. Notal Subjection (SEAL.) Notal Subjection (SEAL		
SWORN to before me, this. L.		
SWORN to before me, this. L. L	D. L. Bramlett	witnessed the execution thereof.
y of Notar Public for South Carolina. A. D. 192 3. (SEAL.) Notar Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I,		
HE STATE OF SOUTH CAROLINA, Greenville County. I, County County County. I, County		
HE STATE OF SOUTH CAROLINA, Greenville County. I, County County County. I, County	D. L. Brandette (SEAL)	6. B. Branlett
Greenville County. I,	Notati Stibile for Softii Caronia.	
Greenville County. I,	20 8	
hereby certify unto all whom it may concern, that Mrs	HE STATE OF SOUTH CAROLINA,	
did this day appear before me did th	}	
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	Greenville County.	RENUNCIATION OF DOWER.
Meirs 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	Greenville County. I,	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 premises within mentioned and released. GIVEN under my hand and seal, this	Greenville County. I,	RENUNCIATION OF DOWER. Money did this day appear before me
GIVEN under my hand and seal, this	Greenville County. I,	RENUNCIATION OF DOWER.
Dividing mentioned and released. Given under my hand and seal, this	Greenville County. I,	RENUNCIATION OF DOWER.
GIVEN under my hand and seal, this	Greenville County. I,	RENUNCIATION OF DOWER.
Of	Greenville County. I,	RENUNCIATION OF DOWER.
·	Greenville County. I,	RENUNCIATION OF DOWER.
·	Greenville County. I,	RENUNCIATION OF DOWER.
and the state of t	Greenville County. I,	RENUNCIATION OF DOWER.

#