o hereby hold. The presented of the presented of the presentation of the part of the presentation of the tree states of the presentation of the pr		the said J. J. Will hanks, his Heirs, and Assigns forever. And
den, Executors, Administrators and Anigon, and every person whomework adults classing, or the class and part detects. And the said mortgager—agree—to inverte the house and buildings on said to it a sum not far than— July and exign the policy of moreance to the said mortgager—and that in the event that the curriquer—shall as may time fail to do so, then the ortgager—may construct the mortgager—and that in the event that the curriquer—shall as may time fail to do so, then the ortgager—may construct the mortgager—and that in the event that the curriquer—shall as may time fail to do so, then the ortgager—may construct the mortgager—and that in the event that the curriquer—shall as may time fail to do so, then the ortgager—may construct the curriquer—and the account of the premium and express so is such instrument confer this mortgage, with interest. And if at any time say part of said facts, or interest thereone he part due and unpaid—berrity to the presence of which the curriquer—and the premium and express and part of the premium and express and account or otherwise, appear as receives with another type to describe the construction of the currique of the parties and caches that charge and applies of protocols and parties and caches that charge and caches that the cache that charge and caches that charge and caches that charge and caches that the caches that the caches that the c	harabe hind Truy Sell and my	Heirs. Executors and Administrato
ciri, Executors, Administrators and Anigns, and every purson whomovers both this chaining, or to chine the same, or the part thefeol. And the said mortgageor—agree—to insure the bower and bridings on said for in a sum not less than— Dithers (is a compary or compenies and strateger)—to be less than the part thefeol. And it as any time suppart of said date, or interest thereon be past that the event that the mortgageor—and they may be reflected to the said mortgager—and their in the event that the mortgageor—and agree that it do so, then the surgeger—and control of the said of the said mortgager—and their in the event that the mortgageor—and agree that it do so, then the surgeger—and control of the said	warrant and forever defend, all and singular, the said premises unto the	e said Sid Ailbanks his
Dollars (in a company or companies satisfactory to the mortgage—), and leep the same insured from loss or dan fine, and assign the policy of insurance to the said mortgage— and that in the event that the mortgage—, shall at say time sail to do so, then the originate—— and the same to be insured in————————————————————————————————————	***************************************	Heirs and Assigns, from and against
fine, and assign the policy of insurance to the said mortgages		
And if at any time any part of said debt, or interest thereon he past due and unpaid. And if at any time any part of said debt, or interest thereon he past due and unpaid. And if at any time any part of said debt, or interest thereon he past due and unpaid. Before described promises to said martingue. And if at any time any part of said debt, or interest thereon he past due and unpaid. Before described promises to said martingue. Before described promises to said and agree that any lugge of read of the said more them to said the martingue. Before described described promises to said partingue. Before described described promises to said agree and the said to said the said martingue. Before described described described promises to said partingue. Before described described promises and described and described promises and said said debt or sum of motor aloresaid, with said transparent and the said martingue. Before described described and trait pay or cause to be paid, unto the said martingue. Before described described described and described an		
And if at any time any part of said orbit, or interest thereon be past due and anguid bereity assign the rents and put the above described premises to said mortgager. Livin, Document, Administrators or Ausign, and agree that any Judge of Judge of Dogge the new processo threvolt tailure paying costs or consecution upon said deed, interest, costs or expenses; which and analyty to account for anything more reason and provide account contents. PROVIDED ANAVAS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if MINISTRUCTURE ARCHELL, by and between the said parties, that the said mortgager, the said dicks or sum of money aforesaid, with interest to remain in true lords and virtue. AND IT IS ARCHELL, by and between the said parties, that the said mortgager, the said dicks or sum of money aforesaid, with interest to remain in true lords and virtue. AND IT IS ARCHELL, by and between the said parties, that the said mortgager. Hand. and Seal., this III. The state of Lord one thousand nine hundred and Literature of the Severeignty and Independence of the United States of America. Signed, Schied and Delivered in the Presence of The STATE OF SOUTH CAROLINA, County, Personally appeared before me. IN Early A D. 19 2.3 The STATE OF SOUTH CAROLINA, Notery Public for South Carolina. THE STATE OF SOUTH CAROLINA, County, A D. 19 2.3 A D. 19 2.4 A D. 19 2.4 A D. 19 2.4 A D. 19 2.5 A D. 19 2.4 A D. 19 2.4 A D. 19 2.5 Berefly certify unto all whom it may concern, that M	ortgagee may cause the same to be insured in	name, and reimburse
the above described promises to said moregages—of the services, supposed a necessary within executors, Administrators or Assigns, and agree that any Judge of poung the net process thereon (safer paying coats of collicion) upon said colds, interest, coats or expenses) without intuitive to account for anything more renus and promise actualty collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if, and mortgages—of the said and truly to yo cause to be paid, which he said mortgages—the said dath or sum of money aforesaid, with interest of remain and run to rote and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager—the said dath or sum of money aforesaid, with interest emisses until default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said mortgager—to have a said and the interest or remain an run force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgager—to have a said and in the one hundred factors and the said of the sai	r the premium and expense of such insurance under this mortgage, with	interest.
resist court of said State may, at chambers or otherwise, appoint a precisive with authority to take posteration of said premises and collect asid rents and progress the majorith schambers or otherwise, appoint of the constitution of societies being made of the parties to these Presents, that if. A mortgagor	And if at any time any part of said debt, or interest thereon be past of	due and unpaidhereby assign the rents and profi
Id mortgager do and shall well and truly pay or cause to be paid, unto the said mortgage the said debt or sum of money aforesaid, with intress of his any cetter associates to the true intents and menaning of the said note, then this deed of sargum and sale shall cease, determine, and be unterly null and nervise to remain it us force and virtue. AND IT IS AGREED by and between the said parties, that the said mortgagor	regit Court or said State may, at chambers or otherwise, appoint a receipting the net proceeds thereof (after paying costs of collection) upon	iver with authority to take possession of said premises and collect said rents and profit
emises until default of payment shall be made. WITNESS TREET Hand and Seal this Ithe day of Personal and in the one hundred and the year of the Year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Belivered in the Presence of	id mortgagor, do and shall well and truly pay or cause to be paid,	unto the said mortgagee the said debt or sum of money aforesaid, with interest there
WITNESS TRIEF. Hand. and Seal. this. 21th. day of Perhambary. In the year of the Lord one thousand nine hundred and Landaudity. Abald. and in the one hundred factory. It has been been been and in the one hundred factory. It has been been been been been been been bee	AND IT IS AGREED, by and between the said parties, that the sa	id mortgagor to hold and enjoy the sa
in the year of our Lord one thousand nine hundred and testate that the state of the United States of America. Signed, Select and Delivered in the Presence of The State of America Signed, Select and Delivered in the Presence of The State of Carolina, C. G. Sandard and Delivered in the Presence of The State of Carolina, C. C		Q. d Q. e
Signed, Sekled and Delivered in the Presence of A. C. Sangatan (L. C. C. C. Sangatan (L. C. C. Sangatan (L. C. C. C. Sangatan (L. C.	//	day of Tehrang
Signed, Selaced and Delivered in the Presence of Signed, Selaced and Delivered in the Presence of Signed Selaced and Delivered in the Presence of Signed Selaced and Selaced a	in the year of our Lord one thousand nine hundred and	and in the one hundred as
Signed, Skied and Delivered in the Presence of No. 1. Section 1. C. 1. C	Lasty to A hat he sov	ereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me. M. M. County. In seal, and as. M. L. act and deed, deliver the within written Deed; and that he, with D. S. Witnessed the execution thereof. SWORN to before me, this. A. D. 19.23 P. C. M. County. THE STATE OF SOUTH CAROLINA, Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, L. M. County. I. M. Ellia Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, L. M. County. I. M. Ellia Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, MENUNCIATION OF DOW ALL WILL County. I. M. Ellia Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, MENUNCIATION OF DOW All M. M. County. I. M. Ellia Notary Public for South Carolina. The STATE OF SOUTH CAROLINA, Menunciation of Down of the within named. All M.	Signed, Sealed and Delivered in the Presence of	
THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, In seal, and as he within named A. L. Language the within written Deed; and that he, with A. D. Salar witnessed the execution thereof. SWORN to before me, this. The STATE OF SOUTH CAROLINA, Witnessed the execution thereof. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, County. I. L. A. County. I		L'A ANGSION (L. S
THE STATE OF SOUTH CAROLINA, Personally appeared before me A Mortage of Real Esta d made oath that he saw the within named A Language of the within written Deed; and that he, with D Jamana witnessed the execution thereof. SWORN to before me, this A D. 19.23 GEAL) Notary Fublic for South Carolina THE STATE OF SOUTH CAROLINA, County. I. J. A. B. Language of the within named A Language of the persons whomsoever, renounce, release, and forever relinquish unto the within named A Language of the persons whomsoever, renounce, release, and forever relinquish unto the within named A Language of the persons within mentioned and released.	1 O' GASTALL	(L. S
THE STATE OF SOUTH CAROLINA, County. Personally appeared before me N. W. Lotte. d made oath that he saw the within named N. L. Languarder m, seal, and as Mall and a sact and deed, deliver the within written Deed; and that he, with D. Januarder witnessed the execution thereof. SWORN to before me, this 7 y of Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOV RENUNCIATION OF DOV ALL ALL County. I, J. A. B. J. A. B. J. A. B. J. L. L. 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 persons whomsoever, renounce, release, and forever relinquish unto the within named J. J. Walkander Carolina, Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing a Premises within mentioned and released.		(L, S
Personally appeared before me. A. W. County. In seal, and as fail and act and deed, deliver the within written Deed; and that he, with D. Galler witnessed the execution thereof. SWORN to before me, this. You May A. D. 19.23 P. Patternam Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. J.		(L. S
m, seal, and as fine within named 27. Lean deed, deliver the within written Deed; and that he, with D. Jack and the execution thereof. SWORN to before me, this. A. D. 19.23 Platent and Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, J. A. Ellie Matter and Mrs. Matter L. Lang Rtm. thereby certify unto all whom it may concern, that Mrs. Matter L. Lang Rtm. thereby certify unto all whom it may concern, that Mrs. Matter L. Lang Rtm. 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 rooms whomsoever, renounce, release, and forever relinquish unto the within named S. J. Walkandth L. Lang Rtm. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and single Premises within mentioned and released.	·	MORTGAGE OF REAL ESTAT
m, seal, and as. A. L. L. Mittersed the execution thereof. SWORN to before me, this 7 y of Plant and Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, M. Ellie Motary Public for South Carolina. RENUNCIATION OF DOV I, M. Ellie Motary Public for South Carolina. County. I, M. Ellie Motary Public for South Carolina. RENUNCIATION OF DOV I, M. Ellie Motary Public for South Carolina. And Market Market for South Carolina did this day appear before id 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 sons whomsoever, renounce, release, and forever relinquish unto the within named A. Market	Personally appeared before me Dr. Dr. Eater	
SWORN to before me, this	d made oath that he saw the within named	gater.
SWORN to before me, this	on seal and as Mill act and deed, deliver the	within written Deed; and that he with 9.0, 9.40, 20.64
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, J. A. Ellia Notary Public for South Carolina. RENUNCIATION OF DOV A. D. 19.23 THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOV A. D. 19.23 RENUNCIATION OF DOV A		•
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. J. A. Ellis Matary Public for South Mrs. Matles for y S. C. Thereby certify unto all whom it may concern, that Mrs. Matles S. Sary Stars The of the within named M. A. Dange two 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 S. J. Willand M. M. A. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.	SWORN to before me, this) ·
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I. J. A. Ellia Motary Public for South Carolina. RENUNCIATION OF DOV Thereby certify unto all whom it may concern, that Mrs. Matter L. Larry star. The of the within named M. L. Larry star. 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 L. J. William M. L. Larry star. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing the Premises within mentioned and released.	y of Max. A. D. 19 23	ncar 6 4
I. J. A. Ellis Matary Pillic for S.C. hereby certify unto all whom it may concern, that Mrs. Mataria L. Langston fe of the within named M. A. Langston did this day appear before 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 J. J. Willands M. L. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing Premises within mentioned and released.	Notary Public for South Carolina.	J VI VI CO D CL D
I, H.A. Ellis Matary Public for S.C. hereby certify unto all whom it may concern, that Mrs. Mataric L. Lary Rtm. fe of the within named M. L. Lary Rtm. did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named D. M. Walkanton M. L. Lary M. Lary M. L. Lary M. Lary M. L. Lary M. Lary M. L. Lary M. Lary M. Lary M. Lary M. Lary M. L. Lary M. Lary M. L. Lary M. Lar		RENUNCIATION OF DOWE
did this day appear before 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 persons whomsoever, renounce, release, and forever relinquish unto the within named	I. I. A. Ellis notary Publ	
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing	hereby certify unto all whom it may concern, that Mrs. Mattiel	L: Langston
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and sing	fe of the within named 71' Lange tun	did this day appear before m
e Premises within mentioned and released.		she does freely, voluntarily and without any compulsion, dread or fear of any person ithin named
	d upon being privately and separately examined by me, did declare that rsons whomsoever, renounce, release, and forever relinquish unto the wi	
GIVEN under my hand and seal, this The / the property of A. D. 1923	rsons whomsoever, renounce, release, and forever relinquish unto the wi	interest and estate, and also all her right and claim of Dower, of, in or to, all and singula
(by of 1/10/11/11 A. D. 19.2.5.)	Premises within mentioned and released.	
169000	Presons whomsoever, renounce, release, and forever relinquish unto the windersons. Heirs and Assigns, all her e Premises within mentioned and released.	
Notary Public for South Carolina. (L. S.) J Lance a, dangaran	Heirs and Assigns, all her the Premises within mentioned and released.	