theirs and Aneigns, forever. And Aministrates and Aministrates on warrants and forever defends at 3 and simplifies the sale pleasants unto the sale pleasants. The control of the control of the sale pleasants unto the sale pleasants unto the sale pleasants. The control of the control of the sale mercagon. And the said mercagon serves to insure the local and brobbings on said let in a num run less than. And the said mercagon serves to insure the local and brobbings on said let in a num run less than. Declars (in a company of companies satisfactory to the mortgages	annertaining	nts and Appurtenances to the said Premises belonging, or in anywise incident of
feelin, Executers, Administraters and Assigns, and every purson whomesaver barfolly claiming, on to chim. the same, or any part thereof. And the sold mortgager—agree—to insure the house and boildings on said tot in a comm not less than		O
Heles, Executers, Administrates and Assign, and every germon whomosover burfally claiming, or to claim, the same, or any part thereof. And the said mertagor—serve—to insure the house and buildings on said tor in a sum not less fairs. Deliars (on a company or companies artistatory to the mortgages—), and keep the same insured fram has or due by fire, and assign the noisy of insurance to the said surrouges, and that in event dat the mortgages—that are any taken the said to do so, then the mortgages—may cause the same to be insured in. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if at any time any part of said dolt, or integral phonons by part due and surpaid. And if it and it is any any part of said dolt, or integral phonons by part due and surpaid and phonons by part due to the said surpaid of collection) copys and dolt, the part of the part of the said surpaid and phonons advantages. And it is said to the said surpaid and phonons advantages and the said surpaid and said parts and said surpaid and said in the case surpaid and said surpaid and surpaid and said surpaid and said surpaid and surpaid and said surpaid and surpaid and surpaid and	do hereby bind Muy Sulf And Day to warrant and forever defend, all and singular, the said premises unto the said	Heirs, Executors and Administrator Heirs and Assigns, from and against. 24 6 22 4
And the sold mortgagers source to insure the house and buildings on said but in a sum not less than		^
Delies (in a company or companies anisotropy to the manipage) and seep the same interest from loss or can be companied to policy of insurance to the sist management of the sist of the		
y fire, and swigen the policy of interance to the sist mortgages		
And if et any time any part of sald dets, or integers thereon be part due and unpaid. And if et any time any part of sald dets, or integers thereon be part due and unpaid. And if et any time any part of sald dets, or integers thereon be part due and unpaid. And if et any time any part of sald dets, or integers thereon be part due and unpaid. And if et any time any part of sald dets, or integers thereon on the sald unpaid. And if et any time any part of sald dets, or integers thereon on the sald unpaid. And if et any time any part of sald dets, or integers the sald dets, the sald unpaid. Beet, thereon cours of Assigns, and age that it is the true interes and meaning of the parties to these Presents, that if all integers the sald profile and parties, or integers, and the sald unpaid		•
And if at any time any part of said delte, or instarrst thereon be past due and unspirit. And if at any time any part of said delte, or instarrst thereon he past due and unspirit. Before the control of said State man, at chamber as or informer, applicants a receiver with authority control of said State man, at chamber as ofference, application and receiver with authority control of said State man, at chamber as ofference, application of the said state of the control of profession and any state of the control of profession of the control of the co	mortgagee may cause the same to be insured in	name, and reimburse
if the above described premises to mid-mortgages. The second of the control of the mortgages of the second of the control of t	for the premium and expense of such insurance under this mortgage, with interest	est.
popying the net proceeds thereof (after envise coins of collection) and recreated profits of the protection of any premates and collect and premates and property of the next and profits actually collected. PROVIDED ALWAYS NEVERTHELES, and it is the true incree and measure of the parties to frees. It is a control to any between the said and truly any or cause to be pastly control. PROVIDED ALWAYS NEVERTHELES, and it is the true incree and measure of the parties to frees. On any the disk, second, and the recommendant of the said parties, that is disk, second the said delete or man of mome aboresial, with interest the resident control in the life of laws on the said delete or man of mome aboresial, with interest the resident profits of remain in this force and written. AND IT IS AGREED, by and between the said parties, that the said mortageor. AND IT IS AGREED, by and between the said parties, that the said mortageor. WITHERS THE OF SOUTH CAROLINA, Greenville County. Personally appeared before me and seal, this can be added to payment shall be made. AND THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me, this cat and deed, deliver the within written Deed; and that he, with written deed on the said of the control of	And if at any time any part of said debt, or interest thereon be past due	and unpaid
and morageor— do and thall well and truly pay or cause to be paid, unto die said morrgageer— the said debt or sum of money aforesaid, with interes the arbitraries to remain in full force and virtue. AND IT SACREED, by and between the said parties, that the said morrgagor— AND IT SACREED, by and between the said parties, that the said morrgagor— AND IT SACREED, by and between the said parties, that the said morrgagor— AND IT SACREED, by and between the said parties, that the said morrgagor— To hold and enjoy the Premises until default of payment shall be made. WITNESS—This Hand and Seal—this CR. WITNESS—This Hand and Seal—this CR. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Sealed Signed Signed Sealed Se	applying the net proceeds thereof (after paying costs of collection) upon said	With allthority to take possession of said premises and collect said rents and profit
to any or one true restrict and meaning of the said note, then this deed of hargans and sale shall cease, determine, and he utterly null and a wherever to remine in full free and virtue. AND IT IS AGREED, by and between the said parties, that the said morgagor. AND IT IS AGREED, by and between the said parties, that the said morgagor. AND IT IS AGREED, by and between the said parties, that the said morgagor. WITHINGS THEM. Hand. and Seal. this. Oth. day of Ministry and in the one hundred and discussed in the year of one thousand nine hundred and discussed in the year of one thousand nine hundred and discussed in the said parties. Signed, Stealed and Delivered in the Presence of Seal of the Sovereignty and Independence of the United States of America. Signed, Stealed and Delivered in the Presence of C. J.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent ar	nd meaning of the parties to these Presents, that if, th
Premises until default of payment shall be made. WINESS 'Dist' Hand and Seal this Little Little This and in the one thousand nine hundred and Italian Little Little This and in the one hundred and Italian Little Little This and in the one hundred specific Little Littl	it any be due, according to the true intent and meaning of the said note, then	the said mortgagee, the said debt or sum of money aforesaid, with interest thereof this deed of bargain and sale shall cease, determine, and be utterly null and voice.
WITNESS 716. Hand and Seal., this 2th day of 22.2.2.2.1. in the year of oil Lord one thousand nine hundred and 2.2.2.2.2.1. And in the one hundred and 2.2.2.2.2.1. And in the one hundred and 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	AND IT IS AGREED, by and between the said parties, that the said more	to hold and enjoy the said
in the year of one Lord one chousand nine hundred and Deliver. Let J.		
Sound, Scaled and Delivered in the Presence of	WITNESS Hand and Seal this	day of DIALER
Signed, Sealed and Delivered in the Presence of W. J. Marchada (L.	in the year of out Lord one thousand nine hundred and while the Sevenier	and in the one hundred an
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	Signed Sealed and Delivered in the Presence of	y and independence of the United States of America.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me 2 A. JALLAL ad made oath that he saw the within named 49 Wallag for A. gen, seal, and as Max act and deed, deliver the within written Deed; and that he, with. W. G. JALLAL witnessed the execution thereof. SWORN to before me, this. Other SWORN to	B. R. greeze	G. G. Daugham (L. S
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. 2 A. JALLAL Management of the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. SWORN to before me, this. A. D. 1923 SWORN to before me, this. Officenville County. I. M. J.	W. J. Grezhazz	(4, 5,
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me	,	(L, S.
Greenville County. Personally appeared before me. A. J.		(ц. 5.
Ign, seal, and as Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular promises within mentioned and released. GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. Act and deed, deliver the within written Deed; and that he, with within written Deed; and that he, with writtensed the execution thereof. With and as Act and deed, deliver the within written Deed; and that he, with writtensed the execution thereof. SWORN to before me, this act and deed, deliver the within written Deed; and that he, with writtensed the execution thereof. SWORN to before me, this act and deed, deliver the within written Deed; and that he, with writtensed the execution thereof. SWORN to before me, this act and also all that he, with mentioned and released. GIVEN under my hand and seal, this.	}	MORTGAGE OF REAL ESTATE
gen, seal, and as AAA act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A. D. 1923 M. H. L. L. L. A. D. 1923 Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, M. J. L.	Personally appeared before me. 2. 1. It.	
ign, seal, and as	nd made oath thathe saw the within named Q. J. Mass A. A.	1
witnessed the execution thereof. SWORN to before me, this		
SWORN to before me, this 6th A. D. 192.3 WHE STATE OF SOUTH CAROLINA, Greenville County. I. W. F. Mac Razza 27. C. Jay L. C. To hereby certify unto all whom it may concern, that Mrs. C. A. L. Mac y Fare 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 ersons 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. GIVEN under my hand and seal, this.	ion seal and as AAR act and deed deliver the within	n written Deed and that he with
SWORN to before me, this. Leth	A	
THE STATE OF SOUTH CAROLINA, Greenville County. I, W.T. Hare a Real 20 21 C. Let You are considered 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 ersons 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. GIVEN under my hand and seal, this.		
THE STATE OF SOUTH CAROLINA, Greenville County. I, W.F. Hare Razza 21. C. J. J. L. L. o hereby certify unto all whom it may concern, that Mrs. C. C. L. Warry Factor ife of the within named of Particle 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 ersons whomsoever, renounce, release, and forever relinquish unto the within named S. J. L. L. 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.	ay of Dlast le A. D. 192.3	
Greenville County. I, W.F. IIAC Razza 21. C. Jack Land Vaca Factor of the within named of Pace of the within named of the within	N.G. Uresha (SEAL) Notary Public for South Carolina.	B.R. Greene
I, W.J. Inc. Bazza 21. C. for Long Land Whom it may concern, that Mrs. C. a. 1. Vacy Land. The of the within named of Canal Vacy Land. Industry and without any compulsion, dread or fear of any person did 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 dersons 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 than the premises within mentioned and released. GIVEN under my hand and seal, this.	HE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
the of the within named of		
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 person sersons 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 singulate Premises within mentioned and released. GIVEN under my hand and seal, this.		
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.	hereby certify unto all whom it may concern, that Mrs. (J.C.A.1)	- 1 Fril
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.	ife of the within named	did this day appear before me
GIVEN under my hand and seal, this		1 1
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		t and estate, and also all her right and claim of Dower, of, in or to, all and singular
$oldsymbol{n}$. The second of the seco		
Y. Y. Hard War ale	ay of 771211 A. D. 1923	CV = 1 - h.
Notary Public for South Carolina.	Notary Public for South Carolina.	Cent Vaughan
Recorded 21216 12 th' 192 3		

NO PORT OF THE PROPERTY OF