PROVIDED ALWAYS, NEVERTHELESS, and it is the true interest and necessing of the parties to these Presents, that if. I had all increases of the parties of th	TOGETHER with, all and singular, the Rights, Members, Hereditam appertaining.	ents and Appurtenances to the said Premises belonging, or in anywise incident or
to needs than Illeffeld of the State of the		
The state of the period for the period of th	1 1	
The Procession Administratory and Arrigan, and very persons withcomesses with the in a more with two chains, or to chain, the same, as any part thereof. We have been added to the company of the contragent of t	to warrant and forever defend, all and singular, the said premises unto the said	Heirs, Executors and Administrators, out gaples id. Heirs and Assigns, from and against.
And if a say time are part a said contempts. And if a say time are part as a description of increase at the said contempts of the said section of the contempts of the said section of the proximin and contents of said sections. And if a say time are part a said contempts are part a said contempts. And if a say time are part a said contempts are part as a said contempts are part as a said contempts. PROVIDED ALWAYS NEVERITHELESS, and a is the tree intere and contempts are because a said contempts are part and a said contempts are part as a said contempts. AND IT IS ARROWED by and leaves the said particular, but the said contempts are part as a said contempts. AND IT IS ARROWED by and leaves are part as a said contempts are part as a said contempts are part as a said contempts. AND IT IS ARROWED by		\mathcal{A}
Deltars (in a common or engages, and there is the count interest from hors or damage yet or and assign the policy of insurance as the said consequent, and that is the event that the merupary shall or any time tail in 46 to, then the said consequent, and that is the event to the merupary shall or any time tail in 46 to, then the said consequent, and that it is the event to the merupary shall or any time tail in 46 to, then the said consequent, and the premises and expense of such insurance under this martgage, with interest. And if at any time any part of said delts or interest therein he past due and unpaid. The depose the control of said state may, at thembers or otherwise, appoints a receiver with substitivity to take presented at any locate of the above theoretical granities to other deceases and profuse of the above theoretical granities and collect and recent and profuse of the above theoretical granities and collect and recent and profuse of the above the control of said state may, at thembers or otherwise, appoints a receiver within above the control of said state may in the said profuse of the said state of said of the said profuse of the recent and profuse of the said state of said state of said of the said state of said of the said state of said the said state of said state of said the said state of said state of said the said of the said state of said state of said the said of the said state of said state of said the said of the said state of said state of said the said of the said state of said state of said the said of the said state of said the said state of said the said of the said state of said the said of the said state of said the said state of said the said state of said the said said the said of said the said the said the said said the said said the said the said the said the sa		\sim 0
y fire and entire the solity of licentance to the solid mortgages—, and that is the event that the mortgages shall at any time that to do as, then the said surrigages—may reason to be insurance under this mortgage, with interest. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if at any time any part of soid dolt, or interest thereon be past due and untaid. And if a my time any part of soid and soid and any time and interest thereon, and the soid of		
surregues — way same the same to be insured in the same to be insured in the permisses and expense of such insurance under this mortage, with interest. And if it is any time any part of said dath, or interest thereon he peat the said copied. And if it is any time any part of said dath, or interest thereon he peat the said copied. And if it is any time any part of said dath, or interest thereon he peat the said copied. And if it is any time any part of said dath, or interest thereon he peat the said copied. And if it is any time any part of said dath, or interest thereon he peat the said said copied in the peat of the interest of the peat of the interest of the interest of the peat of the interest of the interest of the peat of the peat of the interest of the peat of the said of the peat of the		
in the premium and expectes of such imparance societ this mortgage, with interest. And if at a ty time any part of said dath or interest thereas he past due and unyald. In a Anne is described premiete to said interest thereas he past due and unyald. In a Anne is described premiete to a singuistrative. In the Anne is described premiete to a singuistrative and the said mortgage and the singuistrations of Anneys, and agree that any page of the original page of the original page of the original page of the singuistration of the said mortgage. And if at a singuistrative control of the said premiete said or society with the said mortgage of the parties to these Premiets, that if And if any or cause to be paid, more than an anamang of the parties to these Premiets, that if And if any or cause to be paid, more than an anamang of the parties to these Premiets, that if And if any or cause to be paid, more than an anamang of the parties to these Premiets, that if And if any or cause to be paid, more than an anamang of the parties to these Premiets, that if And if any or cause to be paid, more than any or cause to be paid, more than and anamang of the parties to these Premiets, and and the shift cause, decrements, and and the will be an an anamang of the parties to these Premiets, and the shift cause, decrements, and an anamang of the parties to these Premiets, and the shift cause, decrements, and an anamang of the parties to these Premiets, and the shift cause, decrements, and an anamang of the parties to the paid to the shift of the parties and the shift cause, decrements, and an anamang of the parties to these Premiets, which are an anamang of the parties to the shift of the parties, and an anamang of the parties to the or Premiets and an anamang of the parties to the parties, the shift of the parties, and the shift of the parties, and in the parties, and an anamang of the	1	
And if all any time any part of said debt, or increase thereco be past fare and uncide. And if all any time any part of said debt, or increase thereoes the process of the part of the pa	mortgagee may cause the same to be insured in	name, and reimburse
If the aboves featibled precision to said correspond or the control of the process of the control of the paying costs of collection) upon said debt, interest costs or expenses, without liability to second for easythine more than the control of th	for the premium and expense of such insurance under this mortgage, with inte	erest.
refer to our of the same and extraction of the same of	And if at any time any part of said debt, or interest thereon be past du	e and unpaid
and motrager—, do and shall well and truly pay or cause to be said, unto the said mortager—the said defined or taus of motive aforesaid, with interest above, and a say of the said out to the said out of the said out to be remain in full force and viruse. AND IT IS ACREED, by and between the said facilies, that the said mortageor— AND IT SCARED, by and between the said facilies, that the said mortageor— AND TINESS MAY Hand and Seal—thin Lot of the said mortageor— WITNESS MAY Hand and Seal—thin Lot of the said the made. WITNESS MAY HAND AND AND AND AND AND AND AND AND AND	Circuit Court of said State may, at chambers or otherwise, appoint a receiver	' with authority to take possession of said premises and collect said rents and profits.
AND IT IS AGREED, by and between the said parties, that the said cortigages to hook and enjoy the said parties, that the said cortigages to hook and enjoy the said parties, that the said cortigages to hook and enjoy the said parties, that the said and said to payment shall be made. WITNESS Place of the bundred and the war of our Lord one bloowed one bundred and the war of our Lord one bloowed 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. Signed, Scaled and Delivered in the Presence of the United States of America. MORTCAGE OF RHAL ESTATE. Greenville County. Personally appeared before me. Such and as Scaled and deed, deliver the within written Deed; and that the said that the said the Execution thereof. SWORN to before my, this. Present and a said that the said that the Country of the Within America. WITHER STATE OF SOUTH CAROLINA, Greenville County. It. On the Present that whom it may concern, that Mre. Greenville County. It. On the present that all whom it may concern, that Mre. Greenville County. It. He'rs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, and of the Within mentioned and released. GIVEN under my hand and seal, this. A D. 192.	said mortgagor, do and shall well and truly pay or cause to be paid, untif any be due, according to the true intent and meaning of the said note, the	o the said mortgagee the said debt or sum of money aforesaid with interest thereon
Personally appeared before me. Act and doed, deliver the within named. Signe, seal, and as. A. D. 132 21. Signer, State of south Carolina, Morrison of the Sovereignity and Independence of the United States of America. MORTGAGE OF REAL RSTATE. Signe, seal, and as. A. D. 132 21. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. Signe, seal, and as. A. D. 132 21. A. D. 152 21. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. Signe, seal, and as. A. D. 152 21. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. Signer, seal, and as. A. D. 152 21. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. Signer, seal, and as. A. D. 152 21. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. The STATE OF SOUTH CAROLINA, Orcentified for South Carolina. The STATE Of South Carolina, Orcentified for South Carolina. The STATE OF South Carolina, Orcentified for south Carolina and south of the within named. The STATE OF South Carolina, Orcentified for south Carolina and south of the within named. The STATE OF South Carolina, Orcentified for south Carolina and south or south orcentified for south Carolina. The STATE OF South Carolina, Orcentified for south Carolina and south orcentified and reparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or carons whomasoever, resource, released. Helrs and Assign, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, as of		ortgagor to hold and enjoy the said
WITNESS May Hand and Seal this. 16 Th. 437 of Mley in the year of our Lord one thousand nithe hondred and Elleuty three and in the one hundred and It the year of the Presence of the United States of America. Signed, Sealed and Delivoged in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivoged in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivoged in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivoged in the Presence of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivoged in the Presence of The Sovereignty and Independence of the United States of America. MORTGAGE OF REAL ESTATE. Greenville County. Sworn to before up, this. A D. 192 3. Witnessed the execution thereof. Sworn to before up, this. New York of the Within named. A D. 192 3. We State of South Carolina, Seath Carolina. Nenunciation of Dower. Greenville County. I. O hereby certify unto all whom it may concern, that Mrs. it of the within named. A D. 192 4. He're and Assign, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released. He're and Assign, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, and of the control of the succession of the same of the South County is an of the same of the same of the States. A D. 192 4. He're and Assign, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, and of the same of	\cdot .	salu and enjoy the salu
Signed, Stabed and Delivered in the Presence of Parla A. Bartagar. Signed, Stabed and Delivered in the Presence of Parla A. Bartagar. A. Bartagar. (L. S.) A. Linste, far MC. Walker (L. S.) (L. S.)	• •	16th mas Man
Signed, Stabed and Delivered in the Presence of Parla A. Bartagar. Signed, Stabed and Delivered in the Presence of Parla A. Bartagar. A. Bartagar. (L. S.) A. Linste, far MC. Walker (L. S.) (L. S.)	WIINESS THE AND A SEAL OF THE	it the
Signed, Scaled and Delivograd in the Presence of Sulfa A. Maryan. (I. S.) Fed. A. Maryan. (I. S.) As Justice for NC. Malker (I. S.) (I. S.) THE STATE OF SOUTH CAROLINA, (I. S.) Greenville County. Personally appeared before me. Justice for Mortgage. (I. S.) MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Personally appeared before me. Justice for Mortgage. (I. S.) MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE SWORN to before me, this. Justice for Mortgage. (SINAL) Notes of South Carolina. What you for South Carolina. Concernitie County. I. O hereby certify unto all whom it may concern, that Mrs. if of the within named. du 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 errons whomsoever, renounce, release, and forever reliquish 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, the Premises within mentioned and released. A D. 192.	(m /	
The STATE OF SOUTH CAROLINA, at and deed, deliver the within written Deed; and that the saw the within named the axecution thereof. SWORN to before mg., this. Ay of Brill Mary Public for South Carolina. When STATE OF SOUTH CAROLINA, at a security the saw the within named the axecution thereof. SWORN to before mg., this. Ay of Brill Mary Public for South Carolina. When STATE OF SOUTH CAROLINA, are security and without any compulsion, dread or fear of any person or errors whomsoever, renounce, release, and forever retinquish 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, are Premises within mentioned and released. GIVEN under my hand and seal, this. A D. 192.	year or the sovereig	enty and Independence of the United States of America.
CHE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Auda N. Sunith MORTGAGE OF REAL ESTATE. By A. D. 192 2. SWORN to before me, this. Ay of Managery Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. To be reby certify unto all whom it may concern, that Mrs. The of the within named. The did declare that she does freely, voluntarily and without any compolision, dread or fear of any person or 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 singular, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 A. D.		Trade. It. Batami
CHE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Auda N. Sunith MORTGAGE OF REAL ESTATE. By A. D. 192 2. SWORN to before me, this. Ay of Managery Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. The STATE OF SOUTH CAROLINA, Greenville County. To be reby certify unto all whom it may concern, that Mrs. The of the within named. The did declare that she does freely, voluntarily and without any compolision, dread or fear of any person or 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 singular, the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192 A. D.		as Instee for W.C. Walker (1.5)
Personally appeared before me. A control of South Carolina, Greenville County. Personally appeared before me. A control of Balance and that the saw the within named to an indicate the within written Deed; and that the within the execution thereof. Balance and deed, deliver the within written Deed; and that the within written Deed; and that the within the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. SWORN to before me, this again the execution thereof. RENUNCIATION OF DOWER of the within named did this day appear before me, the retrieval to all whom it may concern, that Mrs. It is not to all this day appear before me, the thin the execution thereof. We premise within named did this day appear before me, the retrieval to a state, and also all her right and claim of Dower, of, in or to, all and singular, the Premises within mentioned and released. GIVEN under my hand and seal, this again the execution thereof. A D. 192		and Um. Goldsnith. (L. S.)
Personally appeared before me. Lula A. Smith and made oath that the saw the within named. Made and that the saw the within named. Made are and deed, deliver the within written Deed; and that the, with B. A. Margar. SWORN to before me, this. A. D. 192 2. B. A. Margar. Nefery Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. 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 or 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, he Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.		(L. S.)
Personally appeared before me. Lula A. Smith and made oath that the saw the within named. Made and that the saw the within named. Made are and deed, deliver the within written Deed; and that the, with B. A. Margar. SWORN to before me, this. A. D. 192 2. B. A. Margar. Nefery Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named. 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 or 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, he Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192.	· · · · · · · · · · · · · · · · · · ·	
ign, seal, and as River act and deed, deliver the within written Deed; and that the, with witnessed the execution thereof. SWORN to before me, this as of May May 16. B. M. May 1923. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. of the within named. did this day appear before me, 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 or 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, he Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	THE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF REAL ESTATE.
ign, seal, and as River act and deed, deliver the within written Deed; and that the, with witnessed the execution thereof. SWORN to before me, this as of May May 16. B. M. May 1923. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. of the within named. did this day appear before me, 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 or 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, he Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 192	Personally appeared before me	A. Smith
ign, seal, and as		
SWORN to before me, this. SWORN to before me, this. A. D. 192 3. Sy of Nay A. D. 192 3. Negary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs. ife of the within named	and made oath that the saw the within named	Maron, as Music
ay of	sign, seal, and as hie act and deed, deliver the wit	hin written Deed; and that Phe, with
ay of	B.a. M	MANA I
A. D. 192 3. PLANTAGEN, No April Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. I, o hereby certify unto all whom it may concern, that Mrs	GWODN - 1-6 - 16	withessed the execution thereor.
THE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs	day of May A. D. 1923.	
THE STATE OF SOUTH CAROLINA, Greenville County. I, o hereby certify unto all whom it may concern, that Mrs	B.a. Morgan, (SEAL)	Lula R. Smith.
Greenville County. I,	No Fary Public for South Carolina.	
rife of the within named	THE STATE OF SOUTH CAROLINA, Greenville County.	RENUNCIATION OF DOWER.
rife of the within named	I,	
nd 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 ersons whomsoever, renounce, release, and forever relinquish unto the within named	do 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, ne Premises within mentioned and released. GIVEN under my hand and seal, this	wife of the within named	did this day appear before me,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, ne Premises within mentioned and released. GIVEN under my hand and seal, this	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 or
GIVEN under my hand and seal, this	persons whomsoever, renounce, release, and forever relinquish unto the within na	med
GIVEN under my hand and seal, this		
GIVEN under my hand and seal, this		rest and estate, and also all her right and claim of Dower, of, in or to, all and singular,
ay of		
(L, S.)		
	Notary Public for South Carolina.	
Recorded May. 16th, 1923.	Recorded May. 16I	192.3.