TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. **Const.** **Location**	TOGETHER with, all and singular, the Rights, Members, Here appertaining.	editaments and Appurtenances to the said Premises belonging, or in anywise incident or
The bridge band and secure defend, all and superior, the said promised cans the rest "Select I all and Arigans, forest." And all successors and Administration to waterstat and Receiver defend, all and superior, the said promised cans the rest "Select I all and Arigans, from and updest "Ariza". All and all all the said configurations and Arizans, and every present whomescent barther discharges or the morthum. And the said configuration areas. In these and hardings or and all to it a sum and has the analyses. All long the same interest from the said of a sum and hardings or the decimation. And the said configuration areas on the said mortunges. and that in the cases that the analyses. All long the same interest from the same of the same to be inserted in mortunges. And it is any time any part of and delth, an interest theretoe to part does and areas. And it is any time any part of and delth, an interest theretoe to part does and areas. And at the athere theretoe promises to and december or administration and areas. And it is any time any part of and delth, an interest theretoe to part does and areas. And it is any time any part of and delth, an interest theretoe to part does and areas. And it is any time any part of and delth, an interest theretoe to part does and areas. And it is a say time any part of and delth, an interest theretoe are part of the said areas. And it is a say time any part of and delth, an interest theretoe are and areas. And it is a said time and areas. And areas are all areas areas are all areas areas are all area	TO HAVE AND TO HOLD, all and singular, the said Premises unt	to the said Cleas! 6. David his
Heirs. Rowerbur, Administrators and Assign, and every pound withouseers breitly dishine, to to the the same, or way past forced. And the said cortagor—agree—to inverte the boase and buildings must be the a sem, or way past force for the first of the said mortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it are yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and that is the rose that the mortgager—and that is the rose that the nortgager—and that the past of the nortgager—and the nortgager—and that the past of the nortgager—and the nortgager—and that the past of the nortgager—and that the past of the nortgager—and the nortgager—an		
Heirs. Rowerbur, Administrators and Assign, and every pound withouseers breitly dishine, to to the the same, or way past forced. And the said cortagor—agree—to inverte the boase and buildings must be the a sem, or way past force for the first of the said mortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it as yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and it are yet time fall to do so, then the nortgager—and that is the rose that the mortgager—and that is the rose that the mortgager—and that is the rose that the nortgager—and that the past of the nortgager—and the nortgager—and that the past of the nortgager—and the nortgager—and that the past of the nortgager—and that the past of the nortgager—and the nortgager—an	do hereby bind they but and muy	Heirs, Executors and Administrators,
Debts, Exacutions, Administrators and Arigins, and every person whecaseers brethy claiming, we to this the same, or my past force in its and anyther size incitagor. Separate the bases and buildings on anid but in a sum not the time. And the side incitagor, agreem, to insure the bases and buildings on anid but in a sum not the time. Debts: (in a company or companies satisfactory to the insurances), and long the arms insured from leas or sum or part of the side of the reset that the managerous. Such it was the first field to do so, then the non-particular, many cares the same to be insured in a sum of the side of the particular desired in the particular desire	to warrant and forever defend, all and singular, the said premises unto	the said Josha V. 6. David his
And the soft morrogace—spece—to finance the borne and histings; on said to it a 1 sum not his than. Differe, (in a country or companies estimatory to the configure		Heirs and Assigns, from and against 2218, Q 11 d 2211
Declare (in a comman or companies attributency to the content.) and companies attributency and assistence of the same insured from here or dominate the policy of insurance to the sale envirages—and that in the envirages—and that in the envirages—and it as any time fail to 60 se, bee the to mortgages—and assistence under this mortgage, with interest. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. And if at any time any part of said debt, or interest theretoo be part due and unput. BERNITED AND AND AND AND AND AND AND AND AND AN	And the said mortgagor agree to insure the house and building	To on said let in a support the same, or any part thereof.
martispage. may cause the same to be issuanced in	Dollars (in a company or	companies satisfactors to the
markgages— may cause the same to be insered in	by fire, and assign the policy of insurance to the said mortgagee, an	that in the event that the mortgager shall at any time fail to do so then the said
for the premium and expense of such insurance under this mortgage, with inscreat. And if at any time any part of sold date, or interest flatence be part the and ampail. And if at any time any part of sold date, or interest flatence be part the and ampail. And if at any time any part of sold date, or interest flatence be part the and ampails. And if at any time any part of sold date, or interest flatence be part the and ampails. And if at any time any part of sold date, and any part of sold date, and any part of sold date, and any part of sold date and ampails a coverage of the sold sold will not sold date and any part of the sold date and sold date and any part part of sold date and any part part of the sold date and sold date and any part part of the sold date and any part part part part of the sold mortgage. AND IT IS AGREND to be date and benefit and part part part part part part part part	mortgagee may cause the same to be insured in	name, and reimburse
And if it are greater any part of and delth, or interest thereon be post the and suppaid. And if it are greater are made configurated or secretary with addressly to the posterior of any any at chambers or character, agonini a recovery with addressly to the posterior of and recovering than any player to any otherwise and agoning the posterior of any posterior and posterior recovering the any of the posterior of any posterior and posterior		
And it at my time my pine of part of half delts or interest thereon be past the and unusual. And if at any time my part of half delts or interest thereon be past the and unusual. Dries, Execution, Administrators or Analysis, and agree that any plotse of the above decented permits and provided portions. Administrators or Analysis, and agree that any plotse of the parties and provided provided the parties and parties a		
et the flower described greenies to sed morragenes or the content of the content	And if at any time any part of said debt, or interest thereon be pas	st due and unpaid
THE STATE OF SOUTH CAROLINA OF SOUTH CAROLINA THE STATE OF SOUTH CAROLINA OF SOUTH CAR	of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that are I
PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if with interest the one is and shall well and truly may or cause to be gaid, must the gaid mortgager. The said debit, or sum of money aforesaid, with interest the one is any be does, according to the said force, the change of the said mortgager. AND IT IS ACREED, by and between the said parties, that the said mortgager. APPER states of upwarest shall be made. WITNESS DIT I I I I I I I I I I I I I I I I I I	applying the net proceeds thereof (after paying costs of collection) upon the rents and profits actually collected.	eiver with authority to take possession of said premises and collect said rents and profits, said debt, interest, costs or expenses; without liability to account for anything more than
on, it and be due, exception to the troe internal and rename of the self conformation to remain and locate and rename of the self conformation to remain and locate and external and ordering the remain in full force and external and ordering and the self underly multi-and ordering to the remain in full force and external and ordering the self-underly multiple and self-underly multiple and the self-underly multiple and in the one hundred and self-underly self-under self-underly self-underly self-under self-underly self-under self-under self-underly self-under self-under self-underly self-under self-underly self-under self-under self-under self-underly self-under self-under self-underly self-under self-under self-underly self-under self-under self-underly self-under self-under self-under self-under self-underly self-under self	PROVIDED ALWAYS, NEVERTHELESS, and it is the true inter	nt and meaning of the parties to these Procents, that if
AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IS AGREED, by and between the said parties, that the said mortgager. AND IS AGREED, by and so so the sovereignty and independence of the United States of America. AND IS AGREED, by and in the one hundred and failth that the said mortgager of the United States of America. AND IS AGREED, by and in the one hundred and failth that the said mortgager of the United States of America. AND IS AGREED, by and in the one hundred and in the year of the States of America. AND IS AGREED, by and it is a said in the one hundred and hundred and in the one hundred and h	said mortgagor, do and shall well and truly pay or cause to be paid, on, if any be due, according to the true intent and meaning of the said no	unto the said mortgagee, the said debt; or sum of money aforesaid, with interest there-
Premises until default of payment shall be made. WITNESS THE WITNESS THE WITNESS THE MADE and Social, this. WITNESS THE WITNESS THE MADE and Social, this. JEAN OF COMMENTS OF SOUTH CAROLINA, Greenville County. Personally appeared before me Lief Regard. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. SWORN to before me, this. Laght. SWORN to before me, this. Laght. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. Witnessed the execution thereof. SWORN to before me, this. Laght. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. Notary Fublic for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. Link Anallace. Morting seed and seed, this seed of the within named. Mortogo creatify unto all whom it may concern, that Mrs. Miller Laght. Morting seeding unto all whom it may concern, that Mrs. Miller Laght. Morting seeding unto all whom it may concern, that Mrs. Miller Laght. Morting seeding unto all whom it may concern, that Mrs. Miller Laght. Morting and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, Morting band and released. CIVEN under my band and released. CI	otherwise to remain in full force and virtue.	said said shall cease, determine, and be utterly null and void;
in the year of oil Lord one thousand aline handred and Little Little Like and in the one handred are the year of oil Lord one thousand aline handred and Little Little Like and in the one handred are the year of the Severiginty and Independence of the United States of America. Signol, Seald and Delivered in the Presence of ALLY Seal and College and the College and Col	AND IT IS AGREED, by and between the said parties, that the s	aid mortgagor
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of A. A. A. S. S. S. C. S. (L.	WITNESS WILL Hard A.C.	V A
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of A. A. A. S. S. S. C. S. (L.	in the year of any Lord and thousand air at the season of	day of ALAL
Signed, Scaled and Delivered in the Presence of (I. S. (I. S	If "1 the ' week of the Secretary	and in the one hundred and
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Left Management of the within written Deed; and that Like, with. MORTGAGE OF REAL ESTATE M		I Independence of the United States of America.
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Loley Megassy and made oath that whe saw the within named 221.6. Recognition of the within written Deed; and that witnessed the execution thereof. SWORN to before me, this light A. D. 192.3 Witnessed the execution thereof. SWORN to before me, this light A. D. 192.3 THE STATE OF SOUTH CAROLINA, Greenville County. I, i. A. Mallace Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, i. A. Mallace Notary Public for South Carolina and the state of the within named Alace States of the within mentioned and released. GIVEN under my hand and seal, this Alace States of the Wallace States of the Wal	Lily Gregory	no. a. Aussell
THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me Life Regards and deed, deliver the within written Deed; and that The, with Witnessed the execution thereof. SWORN to before me, this Laght y, of Andrew Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. THE STATE OF SOUTH CAROLINA, Greenville County. I, I.A. Mallace Management of the within named Andrew County and separately examined by me, did declare that she does freely, voluntarily and writtout any compulsion, dread or fear of any person or sons whomsoever, renounce, release and forever relinquish unto the writtin named Andrew County Reins and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, of the within mentioned and released. GIVEN under my hand and seal, this Athresis and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, all the interest within mentioned and released. GIVEN under my hand and seal, this Athresis Adult Andrew Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina. A D. 192. 2 Notary Public for South Carolina.	27:AG: 27aclace	(L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Life in the party of the within written Deed; and that the with written beed; and that the written beed; and the written beed; and that the written beed; and tha		(L. S.)
Greenville County. Personally appeared before me Life Min anneed Giller Real ESTATE Mortgage of Real Estate Mortgage o		(L. S.)
ign, seal, and as Recution thereof. SWORN to before me, this light Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I A Maldace Manager of the within named of the within	Personally appeared before me Lly Megality	
SWORN to before me, this Light Sy, of Mislace Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, A. Wallace Notary Public for South Mrs. Control of the within named In		and the second s
SWORN to before me, this Light Sy, of Millace Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County. I, A. Mallace States of the within named of the within	hi 1	
SWORN to before me, this & G. A. D. 1923 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, Greenville County, I. A. Malar & Malary Cultic & A. D. 1923 o hereby certify unto all whom it may concern, that Mrs. Lale & B. C., o hereby certify unto all whom it may concern, that Mrs. Lale & B. C., of the within named Alle & Melar	agn, seal, and as act and deed, deliver the	within written Deed; and that .S.he, with
SWORN to before me, this. 1. g. B. 1. g. 1	Mill: Mallarl	witnessed the execution thereof.
THE STATE OF SOUTH CAROLINA, Greenville County. I. A. Wallack Malay Guffe D. C., o hereby certify unto all whom it may concern, that Mrs. Alice B. Russell ife of the within named. Indupon 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, GIVEN under my hand and seal, this. ON A. D. 192. Notary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 192. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 19	SWORN to before me, this land ht) .
THE STATE OF SOUTH CAROLINA, Greenville County. I. A. Wallack Malay Guffe D. C., o hereby certify unto all whom it may concern, that Mrs. Alice B. Russell ife of the within named. Indupon 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, GIVEN under my hand and seal, this. ON A. D. 192. Notary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 192. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 19	9y, of	$\left\{ \begin{array}{ccc} P_{0} & Q_{1} \end{array} \right.$
THE STATE OF SOUTH CAROLINA, Greenville County. I. A. Wallack Malay Guffe D. C., o hereby certify unto all whom it may concern, that Mrs. Alice B. Russell ife of the within named. Indupon 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, GIVEN under my hand and seal, this. ON A. D. 192. Notary Public for South Carolina. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 192. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. Office of the within named without any compulsion, dread or fear of any person or ersons whomsoever, renounce, release and forever relinquish unto the within named. A. D. 192. A. D. 19	Notary Public for South Carolina.	Jely Bregary
Greenville County. I. A. Mallace Matary Culling for South Carolina. RENUNCIATION OF DOWER. A. D. 192.3 Representation of the within named of the control of		
I, A. Wallack Matary Gullie for Dick A. Matary Gullie for South Carolina. In the within named for the within named for the within named for the within named for the without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named for the state, and also all her right and claim of dower, of, in or to, all and singular, and the state of the state	0	RENUNCIATION OF DOWER.
ife of the within named. If it is all the services and interest and estate, and also all her right and claim of dower, of, in or to, all and singular, where the services within mentioned and released. GIVEN under my hand and seal, this. Notary Public for South Carolina. A D. 192. 3. Notary Public for South Carolina.	I Wallace notary Con	llia l. D.A.
did this day appear before me, 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 or rsons whomsoever, renounce, release and forever relinquish unto the within named Charles C. Lauch R. Q. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, of the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 192. 3. Notary Public for South Carolina.	hereby certify unto all whom it may concern that Mrs.	13 15 m
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, GIVEN under my hand and seal, this A. D. 192. 3. Notary Public for South Carolina.	ife of the within named 20 has A. Rus 10	l1
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, GIVEN under my hand and seal, this Ath Of Mallace Notary Public for South Carolina. A. D. 192.3. Notary Public for South Carolina.	are a period of the control of the did declare that	She does treely voluntarily and mithaut
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, GIVEN under my hand and seal, this 9th y of 1111 C A. D. 1923 Notary Public for South Carolina.	rsons whomsoever, renounce, release and forever relinquish unto the within	named Charle E. David his
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, GIVEN under my hand and seal, this A. D. 192. 3 Notary Public for South Carolina. Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and singular, A. D. 192. 3 A. D. 193. 3 A. D. 193. 3 A. D. 194. 10		,
GIVEN under my hand and seal, this 9th. A. D. 1923 A. D. 1923 Notary Public for South Carolina.	Heirs and Assigns, all her	interest and estate, and also all her right and claim of dower, of, in or to all and since the
y of A. D. 192 3 Wallace (L. S.) Alice B. Russell Notary Public for South Carolina.	Trombes within montioned and released.	,, or to, an and singular,
	v of Andrew My hand and seal, this 4 P 100 3	
	Will Wallace (LS)	alice B. Russol
Recorded Lund, 1923		
	Recorded June 12 nd 192	