TOGETHER with, all and singular, the Rights, Members, opertaining.					/
TO HAVE AND TO HOLD, all and singular, the said Premise					,
Company its an ecessons	and a	segns	Heirs, and Ass	gns, forever. And	Wex
hereby bind deliced all and singular the said premises to	a sull	acie se	seare	Heirs, Executors a	nd Administrators,
warrant and forever defend, all and singular, the said premises t	into the said	Reed	Bauks	and I	rust
upany ets pur lessors					ge its as
Executors, Administrators and Assigns, and every person					o en ese
And the said mortgagor agree to insure the house and bu	ildings on said lot in	a sum not less t	han Lew	uteen 1	Ludre
Litti Dollars (in a compa					om loss or damage
fire, and assign the policy of insurance to the said mortgagee					
rtgagee may cause the same to be insured in	name,	and reimburse	b "		
				·	
r the premium and expense of such insurance under this mortgage	e, with interest.				
					••••••
And if at any time any part of said debt, or interest thereon	be past due and unpa	aid	We.	hereby assign th	e rents and profits
the above described premises to said mortgagee, or	L. Cessare Him	s, Executors, Ad	ministrators or Ass	igns, and agree that	any Judge of the
rcuit Court of said State may, at chambers or otherwise, appoint plying the net proceeds thereof (after paying costs of collection)	a receiver with auth	ority to take pos	session of said prer	nises and collect said	rents and profits.
rents and profits actually collected.				_	/.
PROVIDED ALWAYS, NEVERTHELESS, and it is the tru					, the
d mortgagor, do and shall well and truly pay or cause to be if any be due, according to the true intent and meaning of the	paid, unto the said said note, then this d	mortgagee, the eed of bargain an	said debt, or sum of sale shall cease, of	etermine, and be utte	with interest there- erly null and void;
nerwise to remain in full force and virtue.			•		
AND IT IS AGREED, by and between the said parties, that	t the said mortgagor			to hold a	and enjoy the said
emises until default of payment shall be made.	h				4
WITNESS Our Hand and Seal, this	/th		day of	Deplees	her
in the year of our Lord one thousand nine hundred and	twenty	Three		and in th	ne one hundred and
Farty eighth year of the Sovereign	nty and Independence	e of the United St	tates of America.		
Signed, Scaled and Delivered in the Presence of)				
Napry Lock		T. E W	arraw	w M	(L. S.)
W D Suith	Xa.	unisele	lle Lad	ge No 107 a	(7 M(L S.)
	·	J. D.	Javis "	/	(L. S.)
	Se .	e y Ha	evansitill	e Lodge 10	70.7ML S)
			(Imper	edolge 10 seion El	al)
THE STATE OF SOUTH CAROLINA,			#		REAL ESTATE.
Greenville County.					
V					
Personally appeared before me /array	Suate			(0, (), ()	
ad made oath thathe saw the within named	Marrar,	W.M.	and	J. D. Dav	is heig
,					1
. 0		***************************************			••••••
gn, seal, and asact and deed, del	liver the within writte	n Deed; and that	he, with		······
W B Sec					
,				vimessed the executio	n thereof.
SWORN to before me, this	······				
y of September A. D. 19	2.5		41	P. 1	
Notary Public for South Carolin	EAL.)		Nar	y Just	
Notary 1 ubile 101 Bouth Caronin	.		(/ /	
A DOLLAR				DENIMA	ION OF POWER
THE STATE OF SOUTH CAROLINA,				RENUNCIAT	ION OF DOWER.
Greenville County.					
Ι,			••••••••	***************************************	
hereby certify unto all whom it may concern, that Mrs					
ife of the within named					
nd upon being privately and separately examined by me, did ded					
ersons whomsoever, renounce, release and forever relinquish unto t	he within named			•••••	
			•••••		
Heirs and Assigns,	all her interest and	estate, and also a	ll her right and clain	n of dower, of, in or	to, all and singular.
ne Premises within mentioned and released.		,	<u> </u>	, 1, 111	Guiat)
GIVEN under my hand and seal, this					
ay of					
Notary Public for South Carolin					
Notary Public for South Carolin	a.				
Recorded September 81	L., 192_3				
/					