hereby bind. A least and Assigns, forever. And. Assigns, forever. And. Assigns, forever. And. Assigns, forever defend, all and singular, the said premises unto the said. A least and Assigns, from and against. The forest and Assigns, and every person whomsoever lawfully claiming, or to claim the same or any part thereof. And the said Mortgagor. agree to insure the house and buildings or said lot in a sum not less than Assigns insured from loss or damage by and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said ortgagee may cause the same to be insured in. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. Increby assign the rents and profits the above described premises to said mortgagee or Heirs, Executors, Administrators or Assigns, and agree that any Judge of the cuit 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, slying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if Assid determine, and be utterfy null and the parties to the paying costs of collection of the said wortgagor the said debt or sum of money aforesaid, with interest reon if any be due, according to the true intent and meaning of the said wortgage the said debt or sum of money aforesaid, with interest reon if any be due, according to the true intent and meaning of the said wortgage the said debt or sum of money aforesaid, with interest reon if any be due, according to the true intent and meaning of the said wortgage the said debt or sum	TO HAVE AND TO HOLD, all and singular, the said Premises a	unto the said
Execution, Administration and Assigns, and every person whenevers his the side. The control of the person of the day of the control of the co		Heirs and Assigns, forever. And
Execution, Administration and Assigns, and every person whenevers his the side. The control of the person of the day of the control of the co	hereby bind Italy Is for Wing	Heirs, Executors and Administrators,
tion, Recognise, Administrations and designs, and consumer to immer the barries and militages or aid; for in a reason to this that all the state of	warrant and forever defend, all and singular, the said premises unto th	e said J. 11. 12. gan, lux.
and assign the pethy of invariance as the sale merity per and that in the create that the narrangement and it as that to do so, then the order mergers—may make the mere to be bound in a letter ——————————————————————————————————	eirs, Executors, Administrators and Assigns, and every person whoms	soever lawfully claiming, or to claim the same or any part thereof.
and days the polary of manners to the out of the stage of the part of the cover that the anothery of the same to be universed in 15.4 \$\frac{1}{2}\$ in the cover that the anothery of the same to be universed in 15.4 \$\frac{1}{2}\$ in the parameter of the universed in 15.4 \$\frac{1}{2}\$ in the cover that the anothery of the same to be universed in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the parameter of the universed discovered in 15.4 \$\frac{1}{2}\$ in the univ	And the said Mortgagor agree to insure the house and but	ildings or said lot in a sum not less than I have I have to Child
And if it any line any year of and deby, or interest thereon be post due and sugaid. Derive according to continuous and manager. or	e, and assign the policy of insurance to the said mortgagee, and	that in the event that the mortgagor shall at any time fail to do so, then the said
And if it a nav time any part of said toth, or interest thereon be just the and modeld. Direct Does of an all State way as all deprets the said multiples. All the control Does of a said said state way as a demander to exhibit, propriet a receiver with supharity to like procession of said promoses, and agree that may ledge of the receiver and said state way as a demander of colors to exhibit, propriet a receiver with supharity to like procession of said promoses, and agree that may ledge of the receiver that the said state of the said state o	the premium and expense of such insurance under this mortgage, with	h interest.
the alone described permites to and suntypages. A possita are review and best and additional permites to and suntypages and colors and agrees that may relog of the color Cover of Sale State may a changes of a possita and permits of the suntypage of the control		
FOR THE AD POLYMENT AND A STATE OF SOUTH CAROLINA CONTROL AND LEASE OF SOUTH CAROLINA SALES OF SOUTH C		
and nonregages	rent Court of said State may, at chambers of otherwise, appoint a recollying the net proceeds thereof (after paying costs of collection) uporents and profits actually collected.	on said debt, interest, costs or expenses; without liability to account for anything more than
mises north default of passurent shall be made. WITEES THEY hard, and seal , this 3.2 A. day of Shippelland in the one bondered and in the year of our Level one floor-and nine humand and 3.1 A. d. a. d. g. g. and in the one bondered and shippelland in the year of the Sovereignty and Independence of the United States of America. Signed, Said and Delivered in the Presence of Shippelland and Delivered in the Presence of Shippelland and Delivered in the December of Shippelland and Shippelland and Shippelland (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (R. STATE OF SOUTH CAROLINA) Greenwills Courty. Personally appeared before me Allerne (L. The Personally appeared before me Allerne (L. The Personally appeared before me Allerne (L. The Personally appeared the execution thereof. (B. C. Maragama (Shippelland))	e said mortgagor, do and shall well and truly pay or cause to be creon, if any be due, according to the true intent and meaning of the d; otherwise to remain in full force and virtue.	e paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest e said note, then this deed of bargain and sale shall cease, determine, and be utterly null and
WITNESS Prey in the year of our Lord one ilborsand sine hurdred and Clearly Mark and in the one hundred and Signed Scale and fin the one hundred and Signed Scale and Delevered in the Presence of the Signed Scale and Ancies. Signed Scale and Delevered in the Presence of the Signed Scale of Ancies. Signed Scale and Delevered in the Presence of the Signed Scale of Ancies. Signed Scale and Delevered in the Presence of the Signed Scale of Ancies. Signed Scale and Delevered in the Presence of the Signed Scale of Ancies. Signed Scale and Scale of the Signed Scale of	AND IT IS AGREED, by and between the said parties, that the sa	aid mortgagor to hold and enjoy the said
Signed, Stacked and Delivered in the Programmer of the Sovereignty and Independence of the United States of America. Signed, Stacked and Delivered in the Programmer of the Sovereignty and Independence of the United States of March 11 States (I. S.) (I.		9 th day of Duptermeer
Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. Signed, Sealed and Delivered in the Presence of America. (L. S.) F. STATE OF SOUTH CAROLINA Generally appeared before one. Accessed. America. MORTGAGE OF REAL ESTATE. MORTGAGE OF REA	in the year of our Lord one thousand nine hundred and.	and in the one hundred and
G. S. A. P. C. S. STATE OF SOUTH CAROLINA Greenville County. Personally appeared before me. A. C. S. S. MORTGAGE OF REAL ESTATE. Greenville County. A. D. 1925 E. STATE OF SOUTH CAROLINA Greenville County. A. D. 1925 G. M. C. S.	fiftieth year of the Sovereign	nty and Independence of the United States of America.
(1. 5) (1. 5) (1. 5) E STATE OF SOUTH CAROLINA Greenville County. SWORN to before me and deed, deliver the within written Deed; and that when witnessed the execution thereof. SWORN to before me, this is also a premately read to the control of the within anned. (SFALL) (SFALL) (SFALL) (SFALL) (STATE OF SOUTH CAROLINA) Greenville County. I. (Archive green and deed, deliver the within written Deed; and that when the careful the execution thereof. SWORN to before me, this is also a premately and the county of the within anned. (SFALL) (SFALL) (SFALL) (SFALL) (SFALL) (SFALL) (Archive greenville County. I. (Archive greenville greenvill	Signed Scaled and Delivered in the Presence of	
E STATE OF SOUTH CAROLINA Greenville County. Personally appeared before me Accessed. Mee. Mee. Mee. Mee. Mee. Mee. Mee. M		(L. S.)
E STATE OF SOUTH CAROLINA Greenville County. Personally appeared before me Calculated County. A D. 1925 B. STATE OF SOUTH CAROLINA, Greenville County. Witnessed the execution thereof. SWORN to before me, this Later A D. 1925 B. Calculated County. C. STATE OF SOUTH CAROLINA, Greenville County. I. L.	· · · · · · · · · · · · · · · · · · ·	(L. S.)
SWORN to before me, this A. D. 192.5 B. C. M. C. L. C		
witnessed the execution thereof. SWORN to before me, this	, seal, and as file and deed, deliver the w	ithin written Deed; and thathe, with
SWORN to before me, this A. D. 19235 Of Page A. A. D. 19235 B. A. D. 19235 Notary Mublic for South Carolina. F. STATE OF SOUTH CAROLINA, Greenville County. I,		
of Barry Mobile for South Carolina. E STATE OF SOUTH CAROLINA, Greenville County. I,		
E STATE OF SOUTH CAROLINA, Greenville County. I,	SWORN to before me, tills	
E STATE OF SOUTH CAROLINA, Greenville County. I,	Barran (SEAL)	aleene a Garkins
Greenville County. I,	Notary Mublic for South Carolina.	
Greenville County. I,		
Greenville County. I,		DENIINCIATION OF DOWER
of the within named	}	RENUNCIATION OF DOWER.
of the within named	I,	
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person of ons whomsoever, renounce, release and forever relinquish unto 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, GIVEN under my hand and seal, this	upon being privately and separately examined by me, did declare the	hat she does freely, voluntarily and without any compulsion, dread or lear or any person or
of	sons whomsoever, renounce, release and forever relinquish unto the	within named
of		iterest and estate, and also all her right and claim of Dower, of, in or to, all and singular,
Notary Public for South Carolina.	A D 192	
Notary Public for South Caronna.	01(L. S.)	
	Notary Public for South Carolina.	,