TOGETHER with all and singular the rights, members, hereditaments and aptaining.	purtenances to the said premises belonging, or in anywise incident or apper-
TO HAVE AND TO HOLD, all and singular the said premises unto the sai	
forever. And the do hereby bind australia and	
defend all and singular the said premises unto the said The Prudential Insurance	Company of America, its successors and assigns, from and against
heirs, executors, administrators and assigns and all others whomsoever, lawfully	
AND IT IS AGREED, by and between the said parties, that the said Mortga	
will forthwith insure the house and buildings now or hereafter erected on said lo forms of insurance as may be required by the Mortgagee, in stock companies appro	
the said policy or policies of insurance to the said Mortgagee, its successors or assign	
said Mortgagee, its successors or assigns, may cause the same to be insured in its o	own name and reimburse itself for the premium and expenses of such insur-
ance under the Mortgage.  PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and me	onning of the parties to these presents that if WC the said
Mortgagor do and shall well and truly pay or cause to be paid unto the said M	
in instalments at the time or times mentioned with the interest thereon, if any shall	
sums of money provided to be paid by the Mortgagor. S.,	in the second
then this deed of bargain and sale shall cease, determine, and be utterly null and v by and between the said parties, that the Mortgagor. S	
interest at the time the same is due, shall be made. Upon any default in the payme	
the same is due; or upon any default in the payment of any and all sums of money	
executors, administrators or assigns, under the covenants of this Mortgage; or if the	
assigns, shall at any time fail or neglect to insure and keep insured the house and be policy or policies of insurance to the Mortgagee, its successors or assigns; the w	
become at once due and payable and this Mortgage may be foreclosed by said Mortg	
It is agreed and covenanted by and between the said parties that if the said M	
not good right and lawful authority to sell, convey or encumber the same; or if said or if any suits have been begun or shall be begun affecting the same, or if any ta	
the Mortgagee, or its successors or assigns, for or on account of this loan, either b	
cessors, shall have the right to declare the entire indebtedness secured hereby at o	
or holding under the Mortgagor. shall at once pay the entire indebtedness secure  And it is further agreed and covenanted by and between the said parties that	
heirs, executors, administrators or assigns, shall and will pay all taxes or assessm	
Mortgage or note secured hereby promptly as they become due and before they be	ecome delinquent, and upon the Mortgagor's failure to pay the said taxes,
charges, public rates or assessments, the Mortgagee shall have the right to pay s interest from the date of payment until repaid at the rate of Asgast (840)	
gage; and the Mortgagee may likewise in case of such default, declare the entire	
And in case of default in the payment of said debt or interest thereon, and lil	
Mortgagor hereby assigns the rents and profits of the above described premission of the above described premission of the above described premission.	
all costs of collection, apply the proceeds to the payment of said debt, interest, co	
than the rents and profits actually collected.	
And it is further agreed and covenanted between the said parties that in c	
suit or action or this Mortgage be foreclosed, or put into the hands of an attorn heirs, executors, administrators or assigns, shall be chargeable	
interest on the amount involved as attorney's fees, which shall be due and payable	
hereby secured and may be recovered in any suit or action hereupon or hereunde	~ · .
Witness hands and seals this twenty fifthday nine hundred and thirty-time and in the o	
the Sovereignty and Independence of $\alpha$ he United States of America.	Herbert H. Provence (L. S.)
Signed, sealed and delivered in the presence of Mal B. Patrick	Mary Hall Provence (L. S.)
H. O. Baddy	(L. S.)
	(L. S.)
STATE OF SOUTH CAROLINA,	
County of Brilinville	
PERSONALLY appeared before the Lagrangian Co	- • //.
Hack to the	ick Prance a d Mar. Hall Prancenal
and made oath that	Provence and Mary Hall Provence
sign, seal and, as the within named Herbert W. (sign, seal and, as act and deed, deliver the within written Deed with	Provence and Mary Hall Provence and that She with H. D. Baddy
and made oath that	Provence and Mary Hall Provence ; and that She with H. D. Baddy nessed the execution thereof.
and made oath that	Provence and Mary Hall Provence and that She with H. D. Baddy
and made oath that	Rovence and Mary Hall Provence ; and that She with H. D. Saddy nessed the execution thereof.
and made oath that	Revence and Mary Hall Provence and that She with H. Basay nessed the execution thereof.  Mae 13. Patrick
and made oath that	Provence and Mary Hall Provence ; and that She with H. D. Baddy nessed the execution thereof.
and made oath that	Renunciation of Dowers.
and made oath that	Renunciation of Dowers.
and made oath that	Renunciation of Dowers.  Renunciation of Dowers.  Public for South Carolina  All Provence  The me did declare that she does freely, voluntarily, and without any com-
and made oath that	RENUNCIATION OF DOWER.  Public for South learding  All Provence  The provence  The provence  The provence  The provence  The provence of the within named The Prudential Insurance and the right and claim of dower, of, in, or to all and singular the premises
and made oath that	RENUNCIATION OF DOWER.  Public for South learding  All Provence  The provence  The provence  The provence  The provence  The provence of the within named The Prudential Insurance and the right and claim of dower, of, in, or to all and singular the premises
and made oath that	RENUNCIATION OF DOWER.  Public for South learding  All Provence  The provence  The provence  The provence  The provence  The provence of the within named The Prudential Insurance and the right and claim of dower, of, in, or to all and singular the premises
and made oath that	RENUNCIATION OF DOWER.  Public for South learning.  All Provence.  The by me, did declare that she does freely, voluntarily, and without any comnd forever relinquish unto the within named The Prudential Insurance is all her right and claim of dower, of, in, or to all and singular the premises
and made oath that She saw the within named Methers Sign, seal and, as the sign, seal and, as act and deed, deliver the within written Deed with SWORN to before me this A. D. 1932  A. D. 1932  STATE OF SOUTH CAROLINA, County of Sullwelle  I, A. D. 1932  do hereby certify unto all whom it may concern, that Mrs. Mary the wife of the within named that the wife of the within named that the sign of the within named of latest the wife of the within named of the sign of the within named or fear of any person or persons whomsoever, renounce, release a Company of America, its successors and assigns, all her interest and estate, and a	RENUNCIATION OF DOWER.  Public for South learding  All Provence  The provence  The provence  The provence  The provence  The provence of the within named The Prudential Insurance and the right and claim of dower, of, in, or to all and singular the premises