AVE AND TO HOLD, all and singular, the said Premise Couthern Country as do hereby bind myself, my	reditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining es unto the said H. Sautherus, Creation, and Learner Heirs and Assigns forever. Heirs and Assigns forever. Heirs and Assigns forever singular the said premises unto the said mortgagee. Heirs and mosever lawfully claiming, or to claim, the same or any part thereof. insure the house and buildings on said land for not less than. Jautherus. Heirs and singular the said mortgagee may cause the same to the mortgagee, and keep the same is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and the time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to the parties to the parties of insurance payable to the mortgagee, and the parties of insurance payable to the mortgagee, and the parties of insurance payable to the mortgagee, and the parties of insurance payable to the mortgagee, and the payable to the mortgagee, and the payable to the mortgagee, and the payable to the mortg
AVE AND TO HOLD, all and singular, the said Premise Conthern Continued and Managainst me, my More and Assigns, and every person whom the said mortgagor, agree to in the said mortgagor, agree to in the premium and expensive special and mortgagor, and it is the true the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor agree to in the said mortgagor.	Heirs and Assigns forever Heir singular the said premises unto the said mortgagee. Heirs an missoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than. Jacutters. Ollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and that time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I. Thall well and truly pay, or cause to be paid unto the said mortgagee. The intent and meaning of the parties to these presents, that if I. That well and truly pay, or cause to be paid unto the said mortgagee. The said mortgagor, and the said mortgagor in the said mortgagor, and to take possession immediately, without notice, receive the rent and profits and apply them to said to take possession immediately, without notice, receive the rent and profits and apply them to said to take possession immediately, without notice, receive the rent and profits and apply them to said the payable of the payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to said the payable of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be made, in the year of the payment shall be payment shall be made, in the year of the payment shall be payment shall be payment shall be payment shall be payment shall
AVE AND TO HOLD, all and singular, the said Premise Conthern Continued and Managainst me, my More and Assigns, and every person whom the said mortgagor, agree to in the said mortgagor, agree to in the premium and expensive special and mortgagor, and it is the true the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor, do and should be said mortgagor. The said mortgagor agree to in the said mortgagor agree to in the said mortgagor.	Heirs and Assigns forever their singular the said premises unto the said mortgagee. Heirs and Assigns forever the said premises unto the said mortgagee. Heirs and Assigns forever the said premises unto the said mortgagee. Heirs and Assigns forever the said premises unto the said mortgagee. Heirs and Assigns forever their same or any part thereof. Insure the house and buildings on said land for not less than the mortgagee, and keep the same of smortgage, and make loss under policy or policies of insurance payable to the mortgagee, and the time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. In intent and meaning of the parties to these presents, that if I hall well and truly pay, or cause to be paid unto the said mortgagee. In intent and meaning of the parties to these presents, that if I hall well and truly pay, or cause to be paid unto the said mortgagee. In the said mortgagor, and the said mortgage and with the said mortgagor, and the said mortgagor
do hereby bind myself, my Administrators to warrant and forever defend all and and against me, my The said mortgagor, agree to it is shall at any for the premium and experimental mortgagor, do and shall this deed of bargain and sale shall cease, determ the said debt or sum of money at then this deed of bargain and sale shall cease, determ the said mortgagor, and the said mortgagor, do and shall the said parties, that I. The said debt or sum of money at then this deed of bargain and sale shall cease, determ the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties at the said parties. The said mortgagor, agree to in	Heirs and Assigns forever singular the said premises unto the said mortgagee. Heirs and missoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than. Jacutters. Ollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and that time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the parties to these presents, that if I. The intent and meaning of the mortgage, and the said mortgage. The intent and meaning of the mortgage, and the meaning of the parties and meaning of the parti
Administrators to warrant and forever defend all and and against me, my the said mortgagor, agree to in the said mortgagor, agree to interest of the premium and expension of the premium and expension of the said mortgagor, do and should be said debt or sum of money at the said debt or sum of money at the said debt or sum of money at the said sale shall cease, determined to the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties at the said parties. The said debt or sum of money at the said parties at the said parties. The said mortgagor, do and should be said parties. The said mortgagor at the said parties at the said parties at the said parties. The said mortgagor at the said parties at the said parties at the said parties at the said parties. The said mortgagor at the said parties at the said pa	Heir singular the said premises unto the said mortgagee. Heirs an masoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than. Jautteen. Sollars, in a company or companies which shall be acceptable to the mortgagee, and keep the sam is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and the time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I
Administrators to warrant and forever defend all and and against me, my the said mortgagor, agree to in the said mortgagor, agree to in the said mortgagor, agree to into the premium and expensive the said mortgagor, in the said mortgagor, in the said mortgagor, in the said mortgagor, in the said debt or sum of money at the said mortgagor, in the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said debt or sum of money at the said parties, that I. The said mortgagor, in the said parties, that I. The said debt or sum of money at the said parties, that I. The said mortgagor in the said parties is paid. The said debt or sum of money at the said parties, that I. The said mortgagor is the true the said parties in the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid. The said debt or sum of money at the said parties is paid.	misoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than. Jacutters ollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and that time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The interest thereon, if any shall be due, according to the true intent and meaning of the parties to these presents, that if I
the said mortgagor, agree to in the said mortgagor, agree to in the said mortgagor, agree to interest of the premium and expensions of the premium and expensions. IDED ALWAYS, NEVERTHELESS, and it is the true the said mortgagor, do and should be the said debt or sum of money at then this deed of bargain and sale shall cease, determined to the said parties, that I gagee or his representative or assigns shall be entitled same is paid. ESS May hand and seal this thousand nine hundred and tractal the said parties of the United States of the Sealed and Delivered in the Presence of:	msoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than
the said mortgagor, agree to in the said mortgagor, agree to in the said mortgagor, agree to interest of the premium and expensions of the premium and expensions. IDED ALWAYS, NEVERTHELESS, and it is the true the said mortgagor, do and should be the said debt or sum of money at then this deed of bargain and sale shall cease, determined to the said parties, that I gagee or his representative or assigns shall be entitled same is paid. ESS May hand and seal this thousand nine hundred and tractal the said parties of the United States of the Sealed and Delivered in the Presence of:	msoever lawfully claiming, or to claim, the same or any part thereof, insure the house and buildings on said land for not less than
the said mortgagor, agree to in the said mortgagor, agree to in the said and the said mortgagor, agree to in the premium and expensive the said mortgagor, do and should be said mortgagor, do and should be said mortgagor, do and should be said debt or sum of money at the said mortgagor, do and should be said debt or sum of money at the said mortgagor, do and should be said mortgagor.	insure the house and buildings on said land for not less than
oss or damage by fire during the continuation of this shall at any for the premium and experimental for the said mortgagor, do and shall the said debt or sum of money at the said parties, that I. If I AGREED, by and between the said parties, that I. I gagee or his representative or assigns shall be entitled same is paid. ESS May hand and seal this thousand nine hundred and the said parties of A sealed and Delivered in the Presence of: Our Market States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication.	ollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same is mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and the time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I
oss or damage by fire during the continuation of this shall at any for the premium and experimental for the said mortgagor, do and shall the said debt or sum of money at the said parties, that I. If I AGREED, by and between the said parties, that I. I gagee or his representative or assigns shall be entitled same is paid. ESS May hand and seal this thousand nine hundred and the said parties of A sealed and Delivered in the Presence of: Our Market States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication. Charles States of A sublication of the United States of A sublication.	sollars, in a company or companies which shall be acceptable to the mortgagee, and keep the same so mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and that time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. The intent and meaning of the parties to these presents, that if I
for the premium and expension of this shall at any for the premium and expension of the said mortgagor, do and shall the said debt or sum of money at the this deed of bargain and sale shall cease, determ to the said parties, that I.	s mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and the time fail to do so, then the said mortgagee may cause the same to be insured as above provided an ense of such insurance under this mortgage. It intent and meaning of the parties to these presents, that if I
in the premium and experimental depth of the premium and experimental depth of the said mortgagor, do and should be then this deed of bargain and sale shall cease, determined to the said parties, that I.	ense of such insurance under this mortgage. It intent and meaning of the parties to these presents, that if I
the said mortgagor, do and shall be entitled same is paid. ESS	the intent and meaning of the parties to these presents, that if I
the said mortgagor, do and shall be entitled same is paid. ESS	the intent and meaning of the parties to these presents, that if I
the said mortgagor, do and shall then this deed of bargain and sale shall cease, determ IT IS AGREED, by and between the said parties, that I gagee or his representative or assigns shall be entitled same is paid. ESS hand and seal this thousand nine hundred and twelfer the vereignty and Independence of the United States of A garage and Delivered in the Presence of:	aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the nine, and be utterly null and void; otherwise to remain in full force and virtue. to hold and enjoy the said Premises until default of payment shall be made, in whice to take possession immediately, without notice, receive the rent and profits and apply them to said the day of the payment of
then this deed of bargain and sale shall cease, determ IT IS AGREED, by and between the said parties, that I. gagee or his representative or assigns shall be entitled same is paid. ESS hand and seal this thousand nine hundred and twiceler to evereignty and Independence of the United States of Ad, Sealed and Delivered in the Presence of:	aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the nine, and be utterly null and void; otherwise to remain in full force and virtue. to hold and enjoy the said Premises until default of payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to sate and in the one hundred and forty. America. L. S. (L. S.
then this deed of bargain and sale shall cease, determ IT IS AGREED, by and between the said parties, that I. gagee or his representative or assigns shall be entitled same is paid. ESS	to hold and enjoy the said Premises until default of payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to satisfy and in the one hundred and forty. America. (L. S.
gagee or his representative or assigns shall be entitled same is paid. ESShand and seal this	to hold and enjoy the said Premises until default of payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to satisfy the day of October in the year of the and in the one hundred and forty of the day of th
gagee or his representative or assigns shall be entitled same is paid. ESS	to hold and enjoy the said Premises until default of payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to satisfy the day of October in the year of the payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to satisfy the day of October in the year of the payment shall be made, in which to take possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately, without notice, receive the rent and profits and apply them to satisfy the possession immediately,
gagee or his representative or assigns shall be entitled same is paid. ESS	to take possession immediately, without notice, receive the rent and profits and apply them to sa ### day of Detailer in the year and in the one hundred and forty Sight ###################################
thousand nine hundred and divided Oral vereignty and Independence of the United States of A d, Sealed and Delivered in the Presence of:	America. America. America. (L. S.
thousand nine hundred and twelf 02 overeignty and Independence of the United States of A d, Sealed and Delivered in the Presence of: Our Wilburn William D. Charles	America. America. America. (L. S.
d, Sealed and Delivered in the Presence of: Pary Wilburn Charles	L S (L S
d, Sealed and Delivered in the Presence of: Pary Wilburn Charles	L. S. (L. S. (L. S.
pary Wilburn ulija D. Charles	(L. S
elifa D. Charles	(L. S
SOUTH CAROLINA,)	PROBATE.
SOUTH CAROLINA,)	PROBATE.
SOUTH CAROLINA,	PROBATE.
· ·	
nville County.	
ONALLY appeared before me	Wilburn
that 3he saw the within named	Withers
Λ .	nin written Deed; and thatShe with
	rles witnessed the execution thereof.
//	
RN to before me, this	···}
of Oclotee A. D. 19.21	mary William
Julia D Charles (SEAL)	\checkmark
Notary Public, S. C.	
TOTAL GARDON NA	DENIINGIATION OF DOWER
SOUTH CAROLINA,	RENUNCIATION OF DOWER.
enville County.	
, , ,,	
ify unto all whom it may concern, that Mrs	2 Withers
e within named W. H. Withers	did this day appear before n
	1 17
	re that she does freely, voluntarily and without any compulsion, dread or fear of any person
	ne within named the S. Southern, Execution and a
buthern Cacutrix, as s	Manual Heirs and Assigns, all her interest and estate and also all her right and claim
or to all and singular the Premises within mentioned and	·
N under my hand and seal, this)
of October, A.D. 19.21	C. Q. Wethers
va	
Vilia 9) Charlanton	
Julia D. Charles (SEAL.) Notary Public, S. C.	
Vielia D. Charles (SEAL)	
Vielia D. Charles (SEAL)	
Vielia D. Charles (SEAL)	19.2./
Yelia D. Charles (SEAL.) Notary Public, S. C.	19.2/
Notary Public, S. C.	19.2/.
Yelia D. Charles (SEAL.) Notary Public, S. C.	19.2_/.
Oct 4th E OF SOUTH CAROLINA,	19.2/. to
E OF SOUTH CAROLINA, alue received I do hereby assign, transfer and set over	
E OF SOUTH CAROLINA, alue received I do hereby assign, transfer and set over	
Charles (SEAL) Notary Public, S. C. OF SOUTH CAROLINA, alue received I do hereby assign, transfer and set over regage and the note which it secures without recourse, the secure with the secure without recourse, the secure with the secure with the secure without recourse, the secure without recourse, the secure with t	hisday of
E OF SOUTH CAROLINA, alue received I do hereby assign, transfer and set over	hisday of
	Oct 4th