				1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		
	<u>አዋልጥ</u> ም ርጉም 5	OUTH CAROLINA			ļ	
Ň		F GREENVILLE				
		Que prostred	we heret	y assign.		
	LTHRETOT E	ind set over Lev	nto			
		m w - c	Righty	6		
		n mortsner and th	he note which	Tthe same	+	
		strance recourse.				
	the the	1. 28 day or W	Jarch A.E	19.36		
	7117 to 9 . 111	cha	rlotte O	L. OS and	my -	
		P	1	N. l		
х ² •	as Execu	tors of the	Estate 3	1 Dona	in 21. Righ	~
	In the pr	erence or		d = -2	0	0
	-	Evely ?	Toxdo	A.	•	
	_	Ina Q.	Srecham			
assign	ent ma	2.28-19	36 at	4:10 8.	m. #35	35,
ppertaining.					belonging, or in anywise	
to have and to ho	LD, all and singular, the	said Premises unto the sai	id Mortgagee,	and	her	He
nd Assigns, forever. And	do hereby	bind mysel	f and	my	Heirs, Executors and A	dministrato
o warrant and forever defend	all and singular the said	Premises unto the said Mor	/ rtgagee and	her	Heirs	and Assign
rom and against	self an	d my				
And the said Mortgagor.			said lat in a sum o	f not less than	2	
		÷	salu lot in a sum o	i not less than		
					the Mortgagee; and ke	eep the sar
nsured from loss or damage b		Dollars in a c	company or compar	nies satisfactory to	the Mortgagee; and ke	-
	y fire, and assign the pol	Dollars in a c icy of insurance to the sai	company or compar id Mortgagee; a	nies satisfactory to and that in the eve	the Mortgagee; and ke nt that the Mortgagor	shall at a
ime fail to do so, then the said or the premium and expense	y fire, and assign the pol Mortgagee may caus of such insurance under	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter	company or compan id Mortgagee; a 1 rest.	nies satisfactory to and that in the eve name and reim	the Mortgagee; and ke nt that the Mortgagor urse	shall at a
ime fail to do so, then the said or the premium and expense And if at any time any p	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and	company or compan id Mortgagee; a 1 rest. d unpaid,	nies satisfactory to and that in the eve name and reiml	the Mortgagee; and ke nt that the Mortgagor urse hereby assign the ren	shall at an the shall at an the shall at an the shall at an the shall be sh
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits,	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos	company or compan id Mortgagee; a n rest. d unpaid, rwise, appoint a reco	nies satisfactory to and that in the eve and reiml and r	the Mortgagee; and ke nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more that	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed an the rents and profits a	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected.	company or compan id Mortgagee; a 	nies satisfactory to and that in the eve name and reim 	the Mortgagee; and ke nt that the Mortgagor urse	shall at an ts and prof Assigns, an premises a ut liability
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci collect said rents and profits, a ccount for anything more that PROVIDED ALWAYS, I hall well and truly pay or cau	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed in the rents and profits a NEVERTHELESS, and it use to be paid unto the sa	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mess aid Mortgagee the debu	company or compani id Mortgagee; a n; a n rest. d unpaid, rwise, appoint a reco sts of collection) up aning of the parties t or sum of money,	nies satisfactory to and that in the eve and that in the eve and reim and reim and reim and reim and reim Heirs, Ex ever, with authority on said debt, intere to these Presents, with interest there	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci collect said rents and profits, a ccount for anything more that PROVIDED ALWAYS, I hall well and truly pay or cat ntent and meaning of the said and virtue.	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed un the rents and profits a NEVERTHELESS, and it use to be paid unto the sa note, then this deed of b	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mean aid Mortgagee the debu	company or compani id Mortgagee; a n; a rest. d unpaid, rwise, appoint a reco sts of collection) up aning of the parties t or sum of money, e, determine, and be	nies satisfactory to and that in the eve and that in the eve and that in the eve and that in the eve and that in the constant of the constant	the Mortgagee; and keen nt that the Mortgagor urse	shall at an ts and prof Assigns, a premises a ut liability or do an g to the tr in full for
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more that PROVIDED ALWAYS, I hall well and truly pay or cau ntent and meaning of the said nd virtue. AND IT IS AGREED, by	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed in the rents and profits a NEVERTHELESS, and it use to be paid unto the said of b y and between the said paid	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cost actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortgage	company or compani id Mortgagee; a ; rest. d unpaid,	nies satisfactory to and that in the eve name and reim 	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis
ime fail to do so, then the said or the premium and expense And if at any time any p f the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more tha PROVIDED ALWAYS, I hall well and truly pay or cau itent and meaning of the said nd virtue. AND IT IS AGREED, by	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed in the rents and profits a NEVERTHELESS, and it use to be paid unto the said of b y and between the said paid	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cost actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortgage	company or compani id Mortgagee; a ; rest. d unpaid,	nies satisfactory to and that in the eve name and reim 	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis
ime fail to do so, then the said or the premium and expense And if at any time any p f the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more tha PROVIDED ALWAYS, I hall well and truly pay or cau itent and meaning of the said nd virtue. AND IT IS AGREED, by	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed in the rents and profits a NEVERTHELESS, and it use to be paid unto the said of b y and between the said paid	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cost actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortgage	company or compani id Mortgagee; a ; rest. d unpaid,	nies satisfactory to and that in the eve name and reim 	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits, a count for anything more that PROVIDED ALWAYS, I hall well and truly pay or cau netent and meaning of the said nd virtue. AND IT IS AGREED, by intil default of payment shall WITNESS	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the si note, then this deed of the y and between the said pair be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cost actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortgage	company or compani id Mortgagee; a ; rest. d unpaid,	nies satisfactory to and that in the eve name and reim 	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis
ime fail to do so, then the said or the premium and expense And if at any time any p f the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more tha PROVIDED ALWAYS, I hall well and truly pay or can intent and meaning of the said nd virtue. AND IT IS AGREED, by ntil default of payment shall WITNESS	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed and the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the made. mad between the said paid be made. hand	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cost actually collected. is the true intent and mer aid Mortgagee the debr pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	ties satisfactory to and that in the eve and that in the eve and that in the eve and that in the eve and reimic Heirs, Ex- ever, with authority on said debt, intere to these Presents, with interest there the utterly null and and in the one hundr	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis ., in the ye
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits, a count for anything more that PROVIDED ALWAYS, I hall well and truly pay or can netent and meaning of the said nd virtue. AND IT IS AGREED, by intil default of payment shall WITNESS. f our Lord one thousand, mine ear of the Independence of the isigned, Sealed and Delivered in BLM	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the y and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	ties satisfactory to and that in the eve and that in the eve and that in the eve and that in the eve and reimic Heirs, Ex- ever, with authority on said debt, intere to these Presents, with interest there the utterly null and and in the one hundr	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis ., in the ye
ime fail to do so, then the said or the premium and expense And if at any time any p f the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more tha PROVIDED ALWAYS, I hall well and truly pay or can intent and meaning of the said nd virtue. AND IT IS AGREED, by ntil default of payment shall WITNESS	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the y and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	hies satisfactory to and that in the eve and that in the eve and that in the eve and that in the eve and reimination with authority on said debt, interest to these Presents, with interest there a utterly null and and in the one hundr <i>Decry</i>	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis ., in the ye
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci ollect said rents and profits, a ccount for anything more that PROVIDED ALWAYS, I hall well and truly pay or cat netent and meaning of the said nd virtue. AND IT IS AGREED, by intil default of payment shall WITNESS. of our Lord one thousand, mine rear of the Independence of the Signed, Sealed and Delivered in BLM	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the y and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	hies satisfactory to and that in the eve and that in the eve and that in the eve and that in the eve and the set of the set of the set and the set of the set of the set of the set and the set of the set and the set of the se	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis ., in the ye
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise gree that any Judge of the Ci collect said rents and profits, a ccount for anything more that PROVIDED ALWAYS, I hall well and truly pay or cat netent and meaning of the said and virtue. AND IT IS AGREED, by intil default of payment shall WITNESS. of our Lord one thousand, mine- rear of the Independence of the Signed, Sealed and Delivered in Sum Lot.	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the y and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	hies satisfactory to and that in the eve name and reiml 	the Mortgagee; and keen nt that the Mortgagor urse	shall at an ts and prof Assigns, and premises a ut liability or do an g to the tr in full for said Premis ., in the ye
ime fail to do so, then the said or the premium and expense And if at any time any p f the above described premise gree that any Judge of the Ci ollect said rents and profits, a count for anything more tha PROVIDED ALWAYS, I hall well and truly pay or can thent and meaning of the said nd virtue. AND IT IS AGREED, by ntil default of payment shall WITNESS. f our Lord one thousand, mine ear of the Independence of the igned, Sealed and Delivered in But Lord.	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the y and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	hies satisfactory to and that in the eve name and reiml 	the Mortgagee; and keen nt that the Mortgagor urse	shall at a ts and prof Assigns, a premises a ut liability or do a g to the tr in full for said Premis ., in the ye (L. S
ime fail to do so, then the said or the premium and expense And if at any time any p of the above described premise agree that any Judge of the Ci collect said rents and profits, a provide of anything more that PROVIDED ALWAYS, I shall well and truly pay or can intent and meaning of the said and virtue. AND IT IS AGREED, by until default of payment shall WITNESS. Multiple of our Lord one thousand, may rear of the Independence of the Signed, Sealed and Delivered in Multiple Mu	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of b v and between the said paid be made. hand and seal e hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other s thereof (after paying cos actually collected. is the true intent and mer aid Mortgagee the debu- pargain and sale shall cease arties, that the said Mortga this	company or companies of the parties to r sum of money, e, determine, and be agor	hies satisfactory to and that in the eve name and reiml 	the Mortgagee; and keen nt that the Mortgagor urse	shall at an ts and prof Assigns, an premises a ut liability or do an g to the tr in full for said Premis ., in the ye (L. S
of the above described premise agree that any Judge of the Ci collect said rents and profits, a account for anything more tha PROVIDED ALWAYS, I shall well and truly pay or cat intent and meaning of the said and virtue. AND IT IS AGREED, by until default of payment shall WITNESS. Muttures Muttures Muttures Muttures Muttures Muttures Muttures Muttures Muttures Muttures THE STATE OF SOUTH Ca Greenville County	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed on the rents and profits a NEVERTHELESS, and it use to be paid unto the said note, then this deed of the v and between the said pro- be made. 	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other is thereof (after paying cos actually collected. is the true intent and mean aid Mortgagee the debut oargain and sale shall cease arties, that the said Mortga this	company or companies of the parties of collection) up aning of the parties t or sum of money, e, determine, and be agor	hies satisfactory to and that in the eve name and reiml 	the Mortgagee; and keent that the Mortgagor urse	shall at an ts and profi Assigns, an premises an ut liability or do an g to the tru in full for said Premis ., in the ye (L. S (L. S
time fail to do so, then the said for the premium and expense And if at any time any p of the above described premise engree that any Judge of the Ci collect said rents and profits, a account for anything more that PROVIDED ALWAYS, I shall well and truly pay or cat intent and meaning of the said and virtue. AND IT IS AGREED, by until default of payment shall WITNESS. MUTNESS. Signed, Sealed and Delivered in But by MUTNES 3 MUTNES 3	y fire, and assign the pol Mortgagee may caus of such insurance under art of said debt, or intere s to said mortgagee, or rcuit Court of said State applying the net proceed an the rents and profits a NEVERTHELESS, and it use to be paid unto the si note, then this deed of the made. hand and seal hundred and	Dollars in a c icy of insurance to the sai e the same to be insured in this mortgage, with inter est thereon, be past due and may, at chambers or other is thereof (after paying cos actually collected. is the true intent and mean aid Mortgagee the debut oargain and sale shall cease arties, that the said Mortga this	company or company id Mortgagee; a l; d unpaid, rwise, appoint a reco sts of collection) up aning of the parties t or sum of money, e, determine, and bu agor	hies satisfactory to and that in the eve name and reiml 	the Mortgagee; and keen nt that the Mortgagor urse	shall at ar ts and profi Assigns, ar premises ar ut liability for or do ar g to the tru in full for said Premise ., in the ye

38

SWORN TO before me this 3Nd7day of ecemitel. A. D. 1935 Kitty Browne Shornlon (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER THE STATE OF SOUTH CAROLINA, Greenville County. I. Ben lo Shorton a notary Public for Sillo'hereby certify unto all whom it may concern that Mrs. Nettil a. Hoode , the wife of the within named Perry 2100ds, did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any GIVEN under my hand and seal, this 3rdday \ of Dicember , A. D. 1935 nettie a. Hoods <u>_</u> ?. ...(L. S.) Notary Public for South Carolina. Ben Recorded Silc. 5 , 193 3at 3:30 o'clock M.