	TOGETHER with, all and singular, the Rights, Members, H				dent or app
	TO HAVE AND TO HOLD, all and singular, the said Premise $\int \int \int$	es unto the said			
te	J. It. Holland	his	Heirs and Ass	igns, forever. And	-
COU	hereby bind hand late that a				
	warrant and forever defend, all and singular, the said premises	unto the said	Holland,	his	
I	eirs Evecutors Administrators and Assimum and	Heirs and Ass	igns, from and against	me and	mey
•	eirs, Executors, Administrators and Assigns, and every person w				0
nte ar	And the said Mortgagor agree to insure the house and t	uildings on said lot in a sum	not less than		
duly o	q , and assign the policy of insurance to the said mortgagee,	companies satisfactory to the s and that in the event that t	mortgagee), and keep th the mortgagor shall at	ne same insured from loss	or damage
•	ngagee may cause the same to be insured in				
		interne and reim	Jurse		
	the premium and expense of such insurance under this mortgage,				
office	e	with interest.			
			Λ		
C	And if at any time any part of said debt, or interest thereon be p	ast due and unpaid	H	hereby assign the ren	its and pro-
~	the above described premises to said mortgagee, or the first cuit Court of said State may, at chambers or otherwise, appoint a lying the net proceeds thereof (after paying costs of collection) rents and profits actually collected.	Heirs, Exec	cutors, Administrators or A	ssigns, and agree that any	Judge of t
	χι. 1 · · · · · · · · · · · · · · · · · ·			^	
, e	PROVIDED ALWAYS, NEVERTHELESS, and it is the true said mortgagor do and shall well and truly use or source	intent and meaning of the p	arties to these Presents, th	at if	
he	e said mortgagor, do and shall well and truly pay or cause to ereon, if any be due, according to the true intent and meaning d void; otherwise to remain in full force and virtue.	of the said note, then this d	tgagee, the said debt or eed of bargain and sale sh	sum of money aforesaid, all cease, determine, and b	with inter e utterly n
	AND IT IS AGREED, by and between the said parties, that t	he said mortgagor	W	to hold and er	njoy the sa
Pre	emises until default of payment shall be made.	_			
	WITNESS	2nd		Feb.	
	in the year of our Lord one thousand nine hundred and	wenter to	(1p/		
	tothe peakette		ne United States of America	a.	hundred an
	Signed Stated and Delivered in the Presence of	0			
	Siened Sold and Delivered in the Presence of B. J. Maighton - D. L. Maighton -	Þ.	n. May fi	eld.	(L. S
	D. L. Dramlett-		10		(L S
					(L. S
·····					(I. S
TH	E STATE OF SOUTH CAROLINA, }			MORTGAGE OF REA	L ESTATI
	Greenville County.				
	Personally appeared before we	A L'Train	P. + S.		
	Personally appeared before me	a a	wow		•••••••••••••••••••••••••••••••••••••••
and	made oath thathe saw the within named	M. Mayfi	eld		
	Z:				
sign.	, seal, and as	within written Deed; and that	ad ha 141		
	J.Z.	Bran let	U	witnessed the execution ther	eof.
	SWORN to before me, this 2 Md.	,			
	STICILL IN DEIDIE INC. LINS	1			
	$T_{-}L$	1			
day	of		B.L. Trigt	0	

THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Greenville County.	
1, D.L. Braulett	
do hereby certify unto all whom it may concern, that Mrs. Uda L. Mayfield	<i>a</i>
wife of the within named D. N. Mayfield	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 person or
persons whomsoever, renounce, release and forever relinquish unto the within named	
J. 2V. Hollant, his	
U U	
	m of Dower, of, in or to, all and singular,
9	
GIVEN under my hand and seal, this	
day of A. D. 192 4	
Notary Public for South Carolina.	C. mayfield:
Notary Fublic for South Carolina.	00
Recorded februlary 7th - 1924	
Accorded	