PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	aining.	and Appurtenances to the said Premises belonging, or in anywise incident or apper-
there, Essecution, Administratures and Arosign, and every person whomsoever burning belonger to be the stance, or two filters that come of the control of th	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	id
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there, Essecution, Administratures and Arosign, and every person whomsoever burning belonger to be the stance, or two filters that come of the control of th	o hereby bind	4. Mul Heirs, Executors and Administrators Bouk, their
there, Executions, Administrators and Subspace, and very present whereasover harding intiming, or to chim the same, or as part Detect. And the said Murragoner agree were the three and huildings on said in a see not be when managed and the property of the same of the sa		Heirs and Assigns, from and against Me and Mus
Deliars (in a company or companies satisfactory to the murtipage		
re, and assign the policy of interrance to the sold configured	And the said Mortgagor agree to insure the house and buildings on s	aid lot in a sum not less than
re, and assign the policy of interrance to the sold configured	Dollars (in a company or companies sat	is factory to the mortgagee), and keep the same insured from loss or damage by
And if at may thin any part of said both, or interest thereon be past does and unputed. The above described procedure is not in contrasted. The above described procedure is not increased thereon the past does and unputed. The above described procedure is not increased thereon to be past does and unputed. The above described procedure is not increased thereon to be past does and unputed. The above described procedure is not increased thereon the contrast of the parties to these Persons, the said body in second in the saything made that exists and provide actually additions. PROVIDED ALWAYS, INVENTIBLEES, and it is the true interest and maning-of the parties to these Persons, the said offers and offers are also supplied the said contrast, and it true is not true to be past, and the said does not also distinct the said contrast, the said contrast, and the sa		
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the down described prematice to and anotherance and the contraction of the control of the contro	or the premium and expense of such insurance under this mortgage, with interest.	
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in sale increases—the said shall well and traly any or cause to be paid, anto the said mortagere—the said debt or stan of money aforemath with interest and virtue. AND IT (SAGRED, by and better the focal and meaning of the said anote; then this deed of bargain and said shall cause, determine, and be unterly must over the said parties, that the said mortagery remises until default of payment shall be made. WITHERS MEET hand and seal, this ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	circuit Court of said State may, at chambers or otherwise, appoint a receiver wit	th authority to take possession of said premises and collect said rents and profits,
present it any to done, according to the true statut and meaning of the said notes then this deed of targain and sale shall case, determine, and be utterly mid owly content to combating this force and visitue. AND IT IS AGREED, by and between the said parties, that the said morrgagor to bold and ersion the said the made. WITNISS Med hand and seal this in the year of our Lob one thousand nion hundred and. WITNISS Med hand and seal this in the year of our Lob one thousand nion hundred and. WITNISS Med hand and seal this in the year of our Lob one thousand nion hundred and. WITNISS Med hand and believed in the Prosence of H. G. Priestly. (L. S. Cl. S.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and	meaning of the parties to these Presents, that if
remises until default of payment shall be made. WITNESS MMG hand and seal chis Green thousand nice bundred and with the one thundred and beginned to the bundred and the one thundred and the prosence of the United States of America. Signed, Sealed and Definered in the Presence of Green Will County. GREAT SHALL STATE OF SOUTH CANOLINA Green William and Assert that he saw the within named. A D. 1924 A D. 1924 The STATE OF SOUTH CANOLINA act and deed, deliver the within written Deed; and that he with the saw the within named. A D. 1924 The STATE OF SOUTH CAROLINA Green Me. A D. 1924 The STATE OF SOUTH CAROLINA Green Me. South Carolina. Witnessed the execution thereof. STATE OF SOUTH CAROLINA Green Me. SEAL.) Chas Bear. STATE OF SOUTH CAROLINA Green Me. South Carolina. REMUNCIATION OF DOWER Green William anneal. A D. 1924 The state of the writin named. A D. 1924 The presence of the writin named. A D. 1924 The presence of the writin named. A D. 1924 The presence of the writin named. A D. 1924 The presence of the writin named. A D. 1924 The presence of the United States of America. The presence of the United States	nereon, if any be due, according to the true intent and meaning of the said	nto the said mortgagee, the said debt or sum of money aforesaid, with interest note, then this deed of bargain and sale shall cease, determine, and be utterly null
WYTNESS PMM hand and seat thin 9th Aay of April in the year of our Low one thousand nine hondred and Method for the Sovereignity and Independence of the United States of America. Signed Seated and Delivered in the Presence of Method for the States of America. Signed Seated and Delivered in the Presence of Method for the United States of America. Signed Seated and Delivered in the Presence of Method for the United States of America. Signed Seated and Delivered in the Presence of Method for the States of America. (I. S. (I. S	AND IT IS AGREED, by and between the said parties, that the said mort	tgagor to hold and enjoy the said
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Signed/Sealed and before in the Presence of Congression of Congression (I. S. (48 the square of the Squareignty and I	Indeed James of the United States of America
Charles Allen (1. S. (1		independence of the United States of America.
(I. S. (I. S.		H. C. Priestly
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Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	y of A D. 192.4	
Notary Public for South Carolina. RENUNCIATION OF DOWER Greenville County. I,	Seuson (SEAL)	Chas Lea,
Greenville County. I, Shereby certify unto all whom it may concern, that Mrs. Multide Philastly did this day appear before me and upon being privately and separately examined by me, did deglare that she does freely, voluntarily and without any compulsion, dread or fear of any person of the within named. Outlight and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular than the premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1924 Notary Public for South Carolina.	Notary Public for South Carolina.	
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