TOGETHER with, all and singular, the Rights, Members, Hereditamer aining.		
TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said T. B. Janes, his	()
	Heirs and Assigns, forever. And	
o hereby bind the 110 ld f are described warrant and forever defend, all and singular, the said premises unto the s	Heirs, Executors and	d Administrator
warrant and forever defend, all and singular, the said premises unto the s	aid (B. Jories), his	
	Heirs and Assigns, from and against 1991 and A.	rug
leirs, Executors, Administrators and Assigns, and every person whomsoever	lawfully claiming, or to claim the same, or any part thereof.	
And the said Mortgagor agree to insure the house and buildings o	on said lot in a sum not less than	
	satisfactory to the mortgagee), and keep the same insured from 10	
re, and assign the policy of insurance to the said mortgagee, and that		i
nortgagee may cause the same to be insured in	name and reimburse.	
or the premium and expense of such insurance under this mortgage, with inter-	est.	ŀ
· · · · · · · · · · · · · · · · · · ·	0	
And if at any time any part of said debt, or interest thereon be past, due a		
it the above described premises to said mortgagee, or ircuit Court of said State may, at chambers or otherwise, appoint a receiver oplying the net proceeds thereof (after paying costs of collection) upon said rents and profits actually collected.	with authority to take possession of said premises and collect said if debt, interest, costs or expenses; without liability to account for any	ything more tha
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent as		
e said mortgagor, do and shall well and truly pay or cause to be paid ereon, if any be due, according to the true intent and meaning of the said void; otherwise to remain in full force and virtue.	aid note, then this deed of bargain and sale shall cease, determine, an	id be utterly n
AND IT IS AGREED, by and between the said parties, that the said r	mortgager (18) to hold as	nd enjoy the es
	nortgagor	
remises until default of payment shall be made.		
in the year of our Lord one thousand nine hundred and	day of	
in the year of our Lord one thousand nine hundred and A.	and in the	e one hundred a
year of the Sovereignty ar	nd Independence of the United States of America.	
Signed, Sealed and Delivered in the Presence of	m. E. Garrelt	
6 F Liverette	M. C. Jartellt	
L. J. White		(L. S
		(L. S
THE STATE OF SOUTH CAROLINA, Greenville County.	MORTGAGE OF	
Personally appeared before me		
nd made oath thathe saw the within named from a Late	Mexx)	
gn, seal, and as act and deed, deliver the within		+
L. L. J. N. R. L.	witnessed the execution	n thereof.
SWORN to before me, this		
ay of A. D. 192-3		
Louis & White (SEAL)	E. Dinnett	
Notary Public for South Carolina.		
HE STATE OF SOUTH CAROLINA,]	RENUNCIATIO	ON OF DOWE
Greenville County.	·	
I Laseie F. Dy lite		
i, Larcie L. Dy lite hereby certify unto all whom it may concern, that Mrs. Thurse C.	e Fee Saliget	
Fr & KI	did this day a	
d upon being privately and separately examined by me, did declare that sh		
rsons whomsoever, renounce, release and forever relinquish unto the within n		
	<i>O</i>	
Haire and Assigns all has interest	t and estate, and also all her right and claim of Dower, of, in or to,	all and einoute
e premises within mentioned and released.	. and estate, and also an ner right and claim or bower, or, in or to,	and snight
GIVEN under my hand and seal, this		
		1
Signal and sear, this is a sear of the search		
of A. D. 1924	Canal Transfer Frank 191-12 191	
of A. D. 1924 Notary Public for South Carolina.	mrs manier ten glannet	<i></i>
Notary Public for South Carolina.		<i></i>
of A. D. 1924 Notary Public for South Carolina. Recorded June 1 1924		<i>Հ</i>