TO HAVE AND TO HQUD, all edi deglas for sail Premiers on the call		
TO HAVE AND TO HOLD, at and singular, the soil Premiers note the stat		
Ability       Hoirs and Assign; forever. Assign: And Assign: And Assign; forever. Assign: And Assign: Assign: Assign: Assign: Assign: Assign: Assign: Assign: Assign:	TOGETHER with, all and singular, the Rights, Members, Hereditaments and taining.	Appurtenances to the said Premises belonging, or in anywise incident or apper-
ao berety tant	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	1
Heirs and Assigns, from and logins musical plate of the form of the same, or any part berrol form of the and formation and experiment for the same dense of the same dense dense dense of the same dense dense of the same dense den		
Heirs and Assigns, from and logins musical plate of the form of the same, or any part berrol form of the and formation and experiment for the same dense of the same dense dense dense of the same dense dense of the same dense den	do hereby bind Muybelf of Muy Heirs, Executors and Administrators,	
Heirs and Assigns, from and logins musical plate of the form of the same, or any part berrol form of the and formation and experiment for the same dense of the same dense dense dense of the same dense dense of the same dense den	to warrant and forever defend, all and singular, the said premises unto the said Roht. Bryson and his	
Heirs, Exceedors, Administrator, and Askges, and every person, whomewhere havingly claiming, or to chim the same, or any park thereody gradient is a second buildings on said bot in a sum not less than		
Dollars (in a company or companies satisfactory to the mortgages), and keep the same insured from loss or damage by face, and assign the policy of insurance to the said mortgages	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the same, or any part thereof.	
face, and assign the policy of insurance to the said mortgages and that in the event that the mortgages aball at any time fail to do so, then the said mortgages aball at any time fail to do so, then the said mortgages mane and reinhabers  for the neemian and expense of such insurance under this mortgage, with interest.  And if at any time any part of said duch, or interest thereous he past due and mpaid hereiny assign the rents and profiles of the presents for additional statements or additional statement thereous he past due and mpaid hereiny assign the rents and profiles of the presents for additional statement of additional statement for the said duch, interest, east or expenses, without likelify to addite the interest and profiles and profiles actually collected.  PROVIDED ALWAYS, NUMERTIFICALSS, and it is the time intern and meaning of the parties to be so for any thing more than there on the addit obters interest in and truty part or concerve to be paid, usite the said toxe, there addites to be presents, that if	And the said Mortgagor agree to insure the house and buildings on s	aid lot in a sum not less than
for the premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest thereon be past due and unpaid.  And if at any time any part of said debt, or interest thereon be past due and unpaid.  The problem of the above debt, or interest thereon be past due and unpaid.  The past mass at chambers or otherwise, spinit a receiver with authority to take possession of without particle and profiles at the true intern and meaning of the parties to these Presents, that if		
for the premium and expense of such insurance under this mortgage, with interest.          And if at any time any part of said data, or interest thereon be past due and unpaid.	mortgagee may cause the same to be insured in	me and reimburse
And if at any time any part of said debt, or interest thereon be part due and unpaid	4	-
And if at any time any part of said debt, or interest thereon be past due and unpaid	for the premium and expense of such insurance under this mortgage, with interest.	
of the above described premises to said mortgage. or	; 	
Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits, approards be proceeds there justice a source that is a profits actually collected.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	And if at any time any part of said debt, or interest thereon be past due and u	npaidhereby assign the rents and profits
the said mortgager do and shall well and truly pay or cause to be paid, unto the said mortgager the said debt or sum of money aforesaid, with interest thereon, if any be due, according to the true meaning of the said mote, then this deed of bargain and sale shall cease, determine, and be utterly null and vold; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that the said mortgagor to hold and enjoy the said Premises until default of payment shall be made.  WITNESS	Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than	
Premises until default of payment shall be made. WITNESS	the said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this decd of bargain and sale shall cease, determine, and be utterly null	
WITNESS My hand and seal, this 18 th. day of June in the year of our Lord me thousand nine hundred and time first	AND IT IS AGREED, by and between the said parties, that the said mortgag	orto hold and enjoy the said
<u>SDth.</u> year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in the Presence of <u>J. C. Chamblee</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>(L. S.)</u> <u>(L. S.)</u> <u>Personally appeared before me <u>and made oath that</u> <u>he saw the within named</u> <u>Sign, seal, and as</u> <u>Riss</u> <u>DWM</u> act and deed, deliver the within written Deed; and that <u>he</u>, with <u>SWORN to before me</u>, this. <u>J. S. th.</u> <u>A. D. 192 5.</u></u>		
<u>SDth.</u> year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in the Presence of <u>J. C. Chamblee</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>(L. S.)</u> <u>(L. S.)</u> <u>Personally appeared before me <u>and made oath that</u> <u>he saw the within named</u> <u>Sign, seal, and as</u> <u>Riss</u> <u>DWM</u> act and deed, deliver the within written Deed; and that <u>he</u>, with <u>SWORN to before me</u>, this. <u>J. S. th.</u> <u>A. D. 192 5.</u></u>	WITNESS	18 th. day of June
<u>SDth.</u> year of the Sovereignty and Independence of the United States of America. Signed, Segled and Delivered in the Presence of <u>J. C. Chamblee</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>J. L. S.</u> <u>(L. S.)</u> <u>(L. S.)</u> <u>Personally appeared before me <u>and made oath that</u> <u>he saw the within named</u> <u>Sign, seal, and as</u> <u>Riss</u> <u>DWM</u> act and deed, deliver the within written Deed; and that <u>he</u>, with <u>SWORN to before me</u>, this. <u>J. S. th.</u> <u>A. D. 192 5.</u></u>	in the year of our Lord one thousand nine hundred and tweet	g
Sizged, Sealed and Delivered in the Presence of J. C. Chamblee J. M. Barry	50 th	
(I. S.) (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. (I. S.) MORTGAGE OF REAL ESTATE. (I. S.) MORTGAGE OF REAL ESTATE. (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) (I. S.) MORTGAGE OF REAL ESTATE. (I. S.) (I. S.) (	Signed, Sealed and Delivered in the Presence of J. C. Chamblee	
(L. S.) THE STATE OF SOUTH CAROLINA, Greenville County, Personally appeared before me. and made oath thathe saw the within named. Sign, seal, and as	Y.a. Barry	(L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. Sign, seal, and as	······································	
Greenville County. Personally appeared before me. and made oath thathe saw the within named. Sign, seal, and as		(4, 5,)
and made oath thathe saw the within namedC. J. Haunick	Greenville County	
and made oath thathe saw the within namedC. J. Haunick	Personally appeared before me	aublee
sign, seal, and as his burn act and deed, deliver the within written Deed; and thathe, with	$\int \mathcal{T}$	Lunich.
SWORN to before me, this A. D. 192 5:	and made oath thathe saw the within named	tum-mrc
SWORN to before me, this A. D. 192 5:		
SWORN to before me, this A. D. 192 5:	sign, seal, and as his burn act and deed, deliver the within writte	a Deed; and thathe, with
SWORN to before me, this $A D 192 \overline{5}$		
day of $A D 192 \overline{5}$		
J. U. Darry MagistratasEAL) 9.76, Chamblee	day of A D. 192 5.	
Notary 120the for South Carolina.	J. a. Barry MagistratasEAL) Notary Profile for South Carolina.	9.76, Chaueblee

190

THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Greenville County. Barr \_\_\_\_\_ I, ..... mystle Hamrick do hereby certify unto all whom it may concern, that Mrs UO KQ. Jama .....did this day appear before me wife of the within named ..... 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 ..... hie Noht. Tryson and "Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular, the premises within mentioned and released. GIVEN under my hand and seal, this 18 th. mystle Hamrick ......A. D. 192 5 hive day of .... 1a. Darry Magishate(L. S.) Notery Public for South Garolina. Recorded June 19th at 11:154-11.92 5.