do hereby bind. Iffers and Anigen, forever. And I do hereby bind. Iffers and Anigen, forever. And I is warrent and forever defend, all and singular, the said beenies unto the said CHLLLLY, D. DHL, farvarener and Anigen, for and again. Iffers, it was and interver the said of the said sectors, from and again. Heirs, it was and is offen and Anigen, and every person whomeseer havfully 'Baining, or to thim the same, or any part thereof. And the said Morigage		c said Henry P. Mckee, his	
He're and Assigns, from and against 222. A cell of 222 He're Executors, Administrators and Assigns, and every person whomosover locality Calinity, or to chain the same, or any part thereof. And the sold Mortgagor		Heirs and Assigns, forever. And	
Heirs and Asign, from and agains. Die a card of method with the source of a will be and, or any part thereof. And the solid Mortgagoragree_to insure the house and buildings on solid lid in a jum not least that "I have a solid or any part thereof. And the solid Mortgagoragree_to insure the house and buildings on solid lid in a jum not least that "I have a solid or any part thereof. The and assim the nole of Baurance to the solid notitage, and that in the event that the mortgagoe, shall at any time fail to do so, then the a mortgage, may crash the solid notitage, and and any time any part of solid dobt, or interest thereous he past due and angula	do hereby bind my self my		trator
He're and Asign, from and against 222. A clock 2772 Nets, Executors, Administrators and Asign, and every person whomoseer havingly 'kinning, or to chim the same, or any part thereof. And the mid Morpagor	to warrant and forever defend, all and singular, the said premises unto the sai	deterry P. me bee his	
Hers. Executors, Administrators and Assign, and every person whomever laridly "halming, or to chim the name, or uses the decosed. And the said Mortgagorarre to insure the house and baildings on said lot in a sum nut has than. Or uses it is a sum nut has than the maximum of the most of the mortgagor and that in the event that the mortgagor hall at any time fail to do so, then the resonance in the said mortgage and that in the event that the mortgagor hall at any time fail to do so, then the resonance horders are summed from loss or change for the premise and event that the mortgagor horders are summed for hose or change for the premise and events that in the event that the mortgagor horders assign the remts and professors of additional professors of said mortgage in the remts and professors of the depression of said professors of the professors of additional collects and professors of additional collects and professors and professors and professors of additional collects and professors and professors and professors and professors and professors and professors are additional to account for asysting more to the professors of additional collects and professors and professors and professors at a professor of collection) upon abil difficult interest, to express, without Hubby to account for asysting more to the professor and professors at a professor of collection) upon abil difficult interest to the said mortgage		Heirs and Assigns, from and against me acel	n
Dollars (in a company or companies satisfactory to the mortgage	Heirs, Executors, Administrators and Assigns, and every person whomsoever	lawfully claiming, or to claim the same, or any part thereof.	0
Dollars (in a company or companies satisfactory to the mortgage	And the said Mortgagor agree to insure the house and buildin	gs on said lot in a sum not less than Fine Thousan	<u>1</u>
mortgage		s satisfactory to the mortgagee), and keep the same insured from loss or dam	age t
for the premium and expresse of anch insurance under this mortgage, with interest. And if at any time any part of said dobt, or interest thereon be part due and unpaid.	ρ :	ρ ·	ie sai
And if at any time any part of said debt, or interest thereon he past due and suppaid	mortgagee may cause the same to be insured in <u>hus</u>	name and reimburse	,
of the above described premises to said mortgagee	for the premium and expense of such insurance under this mortgage, with int	erest.	
of the above described premises to said mortgagee	And if at any time any part of said debt, or interest thereon be past du	a and uppaid the rante and	orofi
Circuit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said reits and profiles at proceeds there of caller paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more the rest and profiles according to the anything more there and profiles according to the true intent and meaning of the parties to these Presents, that if		•	-
the said mortgager do and shall well and truly may or cause to be paid unto the said mortgager the said dobs or sum of money aforesaid, with inten and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly in and void; 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 Premises until default of payment shall be made. WITNESS	Circuit Court of said State may, at chambers or otherwise, appoint a receiver applying the net proceeds thereof (after paying costs of collection) upon sa	with authority to take possession of said premises and collect said rents and	profit
hereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly n und void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent a	and meaning of the parties to these Presents, that if	
Premises until default of payment shall be made. WITNESS <u>May</u> hand and seal., this <u>fat</u> day of <u>May</u> in the year of our Lord one thousand nine hundred and <u>Tweetety</u> <u>fuil</u> and in the one hundred if <u>for up - mutch</u> year of the Sovereignty and Independence of the United States of America. (Signed, Sealed and Delivered in the Presence of <u>for up May</u> <u>C</u> , <u>O</u> , <u>T</u> <u>and</u> <u>Unit</u> , <u>(I, (I, (I, (I, (I, (I, (I, (I, (I, (I, </u>	thereon, if any be due, according to the true intent and meaning of the said	d, unto the said mortgagee, the said debt or sum of money aforesaid, with in I note, then this deed of bargain and sale shall cease, determine, and be utterly	nteres y nul
Premises until default of payment shall be made. WITNESS <u>May</u> hand and seal., this <u>fat</u> day of <u>May</u> in the year of our Lord one thousand nine hundred and <u>Tweetety</u> <u>fuil</u> and in the one hundred if <u>for up - mutch</u> year of the Sovereignty and Independence of the United States of America. (Signed, Sealed and Delivered in the Presence of <u>for up May</u> <u>C</u> , <u>O</u> , <u>T</u> <u>and</u> <u>Unit</u> , <u>(I, (I, (I, (I, (I, (I, (I, (I, (I, (I, </u>	AND IT IS AGREED, by and between the said parties, that the said m	nortgagor	he sa
WITNESS <u>my</u> hand and seal, this <u>feet</u> day of <u>mary</u> in the year of our Lord one thousand nine hundred and <u>Tweesety</u> <u>fine</u> and in the one hundred if <u>for ty much</u> year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of <u>WMM ME Jacy</u> <u>C. O. It and using the</u> (L. (L. (L. (L. (The STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me <u>JMS</u> , <u>J. Mc Nacy</u> and made oath that <u>he saw the within named</u> <u>C. O. It and that <u>he, with</u> sign, seal, and as <u>his</u> <u>act</u> and deed, deliver the within written Deed; and that <u>he, with</u> <u>MC Clrwd</u> witnessed the execution thereof.</u>			
Signed. Scaled and Delivered in the Presence of C. O. Hamlinght. (I. (I. (I. (I. (I. (I. (I. (I.	WITNESS hand and seal this	at day of may	
Signed. Scaled and Delivered in the Presence of C. O. Hamlinght. (I. (I. (I. (I. (I. (I. (I. (I.	in the year of our Lord one thousand nine hundred and True	etter kill and in the one hundre	ed an
Signed. Scaled and Delivered in the Presence of C. O. Hamlinght. (I. (I. (I. (I. (I. (I. (I. (I.	horte, - neet h was at the Savaraianty of	and Independence of the United States of America	eu an
John ME Kay C. O. Hamlinght. (I. (I. (I. (I. and made oath that		ind independence of the officer states of America.	
(I.		O Co it and i air fl	
(L. (L. (L. (L. (L. (L. (L. MORTGAGE OF REAL ESTAT Greenville County. Personally appeared before me. and made oath thathe saw the within named. (L. (L. MORTGAGE OF REAL ESTAT (L. (L. (L. (L. (L.) MORTGAGE OF REAL ESTAT (L.) (L	L.C. Clrod F	/	
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. ind made oath thathe saw the within named. ind made oath thathe saw the within named. ind made oath thathe saw the within named. C. C. Haulinght. ind made oath thathe saw the within named. ind made oath thathe saw the within named. C. C. Haulinght. witnessed the execution thereof. Research to before me, this. STA. Interval			
Greenville County. Personally appeared before me. $f. f. Mc. f. Mc. Kay and made oath thathe saw the within named. C. G. Haulinght ign, seal, and as his act and deed, deliver the within written Deed; and that he, with C. Clrud witnessed the execution thereof.RewORN to before me, this 5 Th$			L. S.
Personally appeared before me. J. M. J. M. Kay and made oath thathe saw the within named_C.C. Haulinght ign, seal, and asact and deed, deliver the within written Deed; and thathe, with witnessed the execution thereof. 	THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL EST	ГАТЕ
sign, seal, and asact and deed, deliver the within written Deed; and thathe, with	Greenville County.		
sign, seal, and asact and deed, deliver the within written Deed; and thathe, with	Personally appeared before me	2-Kay	•
sign, seal, and asact and deed, deliver the within written Deed; and thathe, with	and made oath that he saw the within named C. C. J.	a lisi ale t	
witnessed the execution thereof. R/ WORN to before me, this 5 Eh			
witnessed the execution thereof. R/ WORN to before me, this 5 Eh	· · · · · · · · · · · · · · · · · · ·		
RIEWORN to before me, this 5 Ih	agui, seai, and as	written Deed; and thathe, withwitnessed the execution thereof.	
	k		
Notary Public for South Carolina.		John ME Tray	

184

THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Greenville County.	
I,	
do hereby certify unto all whom it may concern, that Mrs	
wife of the within named	did this day appear before me
and upon being privately and separately examined by me, did declare that she does freely persons whomsoever, renounce, release and forever relinquish unto the within named	
	and also all her right and claim of Dower, of, in or to, all and singular
GIVEN under my hand and seal, this	
lay of	
(L. S.)	
Recorded May 67hat 16:04 Q, M, 192 5-	