MO TIANE AND MO		
		e said A.H. Miller, Attorney, his
	- 0	Heirs and Assigns, forever. And I
hereby bind	nyself, my	Heirs, Executors and Administrators,
arrant and forever defe	end, all and singular, the said premises unto the sa	id
A.H. Wi	iller, Attorney, his	Heirs and Assigns, from and against
		lawfully claiming, or to claim the same, or any part thereof.
And the said Mortga	gor agree to insure the house and building	ngs on said lot in a sum not less than. Two hundred and fifty
		es satisfactory to the mortgagee), and keep the same insured from loss or damage by
e, and assign the policy	of insurance to the said mortgagee, and that	in the event that the mortgagor shall at any time fail to do so, then the said
ortgagee may cause t	he same to be insured in	name and reimburse him self
the premium and exper	ase of such insurance under this mortgage, with ir	iterest.
		ue and unpaid
	e may, at chambers or otherwise, appoint a received thereof (after paying costs of collection) upon s	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the er with authority to take possession of said premises and collect said rents and profits, aid debt, interest, costs or expenses; without liability to account for anything more than
		and meaning of the parties to these Presents, that if
e said mortgagor, do	4 4 44 44 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	aid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest id note, then this deed of bargain and sale shall cease, determine, and be utterly null
		mortgagor 18 to hold and enjoy the said
remises until default of 1	• •	loth.
		10th, day of June
in the year of our L	ord one thousand nine hundred and	enty-five and in the one hundred and
49t	chyear of the Sovereignty	and Independence of the United States of America.
Signed, Sealed and	Delivered in the Presence of	
	ler	Sus an Vaughan (L. S.)
	}	(L, S.)
		(L, S.)
		(L, S.)
	The second secon	
HE STATE OF SOUT	H CAROLINA,)	MORTGAGE OF REAL ESTATE.
HE STATE OF SOUT Greenville Cou	}	MORTGAGE OF REAL ESTATE.
Greenville Cou	inty.	
Greenville Cou	before me Vaughan Miller	
Greenville Cou	inty.	
Greenville Cou	before me Vaughan Miller	
Greenville Cou	before me	asen Vaughen
Greenville Cou	before me	in written Deed; and thathe, with
Greenville Cou	before me	
Greenville Coursell Personally appeared and made oath thathe	before me	in written Deed; and thathe, with
Greenville Coursell Personally appeared and made oath thathe	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared d made oath thathe gn, seal, and as	before me	is an Vaughan in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	is an Vaughan in written Deed; and thathe, with
Greenville Courersonally appeared and made oath thathe gn, seal, and as	before me	in written Deed; and thathe, with
Greenville Courersonally appeared d made oath thathe made oath thathe will be soon as a summary of	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	in written Deed; and thathe, with
Greenville Courersonally appeared d made oath thathe made oath thathe support the sworth of the state of the	before me	in written Deed; and thathe, with
Greenville Courersonally appeared d made oath thathe made oathhe m	before me	in written Deed; and thathe, with
Greenville Courers Personally appeared and made oath thathe are sweet as a second of the sweet as a second of the state of the s	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	in written Deed; and thathe, with
Greenville Courers of made oath thathe and made oath thathe seems of	before me	in written Deed; and thathe, with
Greenville Courers on the state of the within named of the within	before me	in written Deed; and thathe, with
Greenville Courers Personally appeared and made oath thathe was seal, and as	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	in written Deed; and thathe, with
Greenville Courers Personally appeared and made oath thathe are seen as a seen of the within named and upon being privately ersons whomsoever, renounce premises within mentions.	before me	in written Deed; and thathe, with
Greenville Courersonally appeared d made oath thathe are switched as	before me	in written Deed; and thathe, with
Greenville Coure Personally appeared and made oath that	before me	in written Deed; and thathe, with