·	(10) V. A. P. d. O. L LILA I Marikanie
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Lesson Heirs and Assigns, forever. And Administrators,
ill vorpor an on and is	Heirs Evacutors and Administrators
do hereby bind	Llue Ridge Luncher Company
to warrant and forever defend, fall and singular, the said premises unto the said.	Heirs and Assigns, from and against My Self and my
Heirs, Executors, Administrators and Assigns, and every person whomsoever laws	fully claiming, or to claim the same, or any (part thereor.
	n said lot in a sum not less than
Dollars (in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damage by fire, 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 mortgagee may cause the same to be insured in	
mortgagee may cause the same to be insured in	name and reimburse
for the premium and expense of such insurance under this mortgage, with interest	t.
And if at any time any part of said debt, or interest thereon be past due an	d unpaid
of the above described premises to said mortgagee, or the first state of the above described premises to said mortgagee, or the first state of the 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 the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, 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 deed of bargain and sale shall cease, determine, and be utterly null	
Premises until default of payment shall be made.	······································
WITNESS Me hand and seal this	th. day of June
in the year of our Lord one thousand nine hundred and try enta	y - five and in the one hundred and
Rocting Minth year of the Sovereignty and	/
Signed, Scaled and Delivered in the Presence of	
N. L. Combinson	E. B. Robbins (I. S.)
M.D. mitchell	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
Greenville County.	•
Greenville County. Personally appeared before me This Line County.	usou/
Greenville County. Personally appeared before me	son bins
Greenville County. Personally appeared before me	hus
sign, seal, and as his act and deed, deliver the within wi	ritten Deed; and thathe, with
sign, seal, and as hull act and deed, deliver the within wi	
sign, seal, and as his man act and deed, deliver the within we have the within which we have the within the within which we have the within which we have the within the within which we have the within the within the within which we have the within the w	ritten Deed; and thathe, with
sign, seal, and as his man act and deed, deliver the within we have the within which we have the within the within which we have the within which we have the within the within which we have the within the within the within which we have the within the w	ritten Deed; and thathe, withwitnessed the execution thereof.
sign, seal, and as hull act and deed, deliver the within wi	ritten Deed; and thathe, with
sign, seal, and as he within we have the within which we have the will be a supplied to the within the will be a supplied to the will be a supplination of the will be a supplied to the will be a supplied to the	ritten Deed; and thathe, withwitnessed the execution thereof.
sign, seal, and as he had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within within within with the had act and deed, deliver the within within within with the had act and deed, deliver the within wit	ritten Deed; and thathe, withwitnessed the execution thereof.
sign, seal, and as he had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within within with the had act and deed, deliver the within wit	ritten Deed; and thathc, with
sign, seal, and as held act and deed, deliver the within with the swort of the state of the stat	ritten Deed; and thathe, with
sign, seal, and as he had act and deed, deliver the within we have the seal act and deed, deliver the seal act and deed, deliver the within we have the seal act and deed, deliver the within we hav	ritten Deed; and thathe, with
sign, seal, and as her act and deed, deliver the within we will be supported by the seal of the state of south Carolina. SWORN to before me, this wife of the within will be sign, seal, and as her will be supported by the support of the within will be supported by the sign, seal, and as her within will be supported by the sign, seal, and as her within will be supported by the within will be supported by the within named. SWORN to before me, this will be supported by the within named. SWORN to before me, this will be supported by the within named. SWORN to before me, this will be supported by the within will be supported by the will be supporte	ritten Deed; and thathe, with
sign, seal, and as he had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the within with the within the had act and deed, deliver the within with the within within the had act and deed, deliver the within the had act and deed, deliver the within the had act and deed, act and deed, deliver the within the had act and deed, deliver the within the had act and deed,	ritten Deed; and that
sign, seal, and as he had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the had act and deed, deliver the within with the within with the within the had act and deed, deliver the within with the within within the had act and deed, deliver the within the had act and deed, deliver the within the had act and deed, act and deed, deliver the within the had act and deed, deliver the within the had act and deed,	ritten Deed; and that
sign, seal, and as he within we will be seal, and deed, deliver the within we will be seal, and deed, deliver the within we will be seal, and deed, deliver the within will be seal, and deed, deliver the	ritten Deed; and thathe, with
sign, seal, and as held act and deed, deliver the within with the second of the within named to the within the within the within named to the within the within named to the within the within named to the within the w	ritten Deed; and that
sign, seal, and as held act and deed, deliver the within with the second of the within with the second of the within and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the within named the persons within mentioned and released.	ritten Deed; and that
sign, seal, and as held act and deed, deliver the within with the seal of the within with the seal of the within and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the within named the premises within mentioned and released.	ritten Deed; and thathe, with