This, Exerce ors, Administrators and Assigns, and every person whomeover bardually thinting, or to column and the state of	do hereby bind Multilly and Maninistrator to warrant and forever defend, all and singular the said premises unto the said. Heirs and Assigns, from and against. Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the said mortgager any part thereof. And the said Mortgagor agree to insure the house and buildings on 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 damag by fire, and assign the policy of insurance to said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee
Description and foreser defend, all and singular the role promotion onto the task flower and bridges, from the grant flower and bridges or any of the rest. And the add Mottager, agent, to forest the been and bridges or any of the sent flower and bridges or any of the rest. And the add Mottager, agent, to forest the been and bridges or any of the company of the sent flower. Defending the sent flower of the sent flower of the sent flower of the sent flower. Defending the sent flower of the sent flower of the company of the company of the company of the company. The sent the sent to be insent to be insent to be insent flower of the sent flower. And if at any time any goes of said dish, or interest thereog he past the sent support. And if at any time any goes of said dish, or interest thereog he past the sent support. And if at any time any goes of said dish, or interest thereog he past the sent support. And if at any time any goes of said dish, or interest thereog he past the said support. And if at any time any goes of said dish, or interest thereog he past the said support. And if a sent sent flower and the said dish, or interest thereog he past the said support. And if a sent sent flower and the said dish, or interest the said sent sent sent sent sent sent sent sent	Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the said. And the said Mortgagor agree to insure the house and buildings on 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 damag by fire, and assign the policy of insurance to said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee
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increase count of said State may, at chambers or otherwise, appoint a receiver with said delt, nitroes, on the process and products and products that the content of the first said applicable that the process of the said state of the said content in this process. For anything outer than the first said applicable that the said not provide and the said and the process of the said normal and said the said normal and the said normal and said the said n	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 profit applying the net proceeds thereof (after paying costs of collection) upon the 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 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 deed of bargain and sale shall cease, determine, and be utterly null anyoid; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor
he said mortegager do and shall well and truly pay or came to be paid, and to the said mortegager the said debt, or sum of money aforestaid, with interest hercon; if any be day, according to the received in the treet had not only otherwise to remain in fail force and virtoe. AND IT IS AGREED, by and develves the said parties, that the said mortegager the said east, determine, and the treety hall and only otherwise to remain in fail force and virtoe. AND IT IS AGREED, by and develves the said parties, that the said mortegager the said treety is to prevent the said parties, that the said mortegager the said treety is to be dead and easy the said Premises small default of payment shall be made. WITNESS PROFILE AND SAID HAND, and Seal., this and seal, this age to be said to the one bundred and seal that part of our Local cog, thousand nine bundred and seal that a said the said parties, that the said mortegager. Signal, Schola and Delivered in the Presence of the Sovereignty and Preprendence of the United States of America. Signal, Schola and Delivered in the Presence of the Sovereignty and Preprendence of the United States of America. Signal, Schola and Delivered in the Presence of the Sovereignty and Preprendence of the United States of America. Signal, Schola and Delivered in the Presence of the Sovereignty and Preprendence of the United States of America. Signal, Schola and Delivered in the Presence of the Sovereignty and Mortegage of the United States of America. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, Greenville County. A. D. 1926. SWORN to before me, this. Signal, Schola and Delivered before the within written Deed; and that _be, with Preprendence of the County. I do hereby certify unto all whom it may concern, that Mrs. Signal and and seal, this. A. D. 1926. SIGNAD States and Assigna, all her interest and estate, and also all her right and chim of dower, oi, in or to all and singular, the premises within montioned and released. GIVEN under my hand and seal, this. A.	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 deed of bargain and sale shall cease, determine, and be utterly null an void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor
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. WITMESS JUMP Hand and Seal, this Jumps of the Soversigney and Independence of the United States of America. Signify, Solid and Delivered in the Presence of Jumps of the Soversigney and Independence of the United States of America. Signify, Solid and Delivered in the Presence of Jumps of the Soversigney and Independence of the United States of America. Signify, Solid and Delivered in the Presence of Jumps of the Soversigney and Independence of the United States of America. Signify Solid and Delivered in the Presence of Jumps of the Soversigney and Independence of the United States of America. MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA, and deed, deliver the within written Deed; and that _he, with Jumps of South Carolina. SWORN to before me, this Jumps of South Carolina. SWORN to before me, this Jumps of South Carolina. SWORN to before me, this Jumps of South Carolina. THE STATE OF SOUTH CAROLINA. Greenville County. I, to hereby certify tuto all whom it may concern, that Mrs. wife of the within named. July and suppose the state of the subtin named. July and suppose the state of the premises within mentioned and released. GIVEN under my land and seal, this. A. D. 192. (SEAL)	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 2006 Hand and Seal, this 300 day of 2006.
Premises until default of payment shall be made. WITNESS IMM Hand. and Seal., this 3 in the year of car'lord ong theoreman nine hundred and seal that year of the Sovereignty and Independence of the United States of America. Signal, Sedied and Delivered in the Presence of (L. S.) (L. S.)	Premises until default of payment shall be made. WITNESS 2004 Hand and Seal, this 300 day of 200.
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(I. S.) (I. S.	m Shalling the same
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me act and deed, deliver the within written Deed; and that he, with surfaces of the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SWORN to before me, this switnessed the execution thereof. SEAL) RENUNCIATION OF DOWER. Greenville County. I, to be hereby certify unto all whom it may concern, that Mrs. did this day appear before me, the within named. did this day appear before me, the within named. Herefore me, the within named without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. 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 fand and seal, this. A. D. 192 (SEAL)	De la faction de
THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. and made oath thathe saw the within named. SWORN to before me, this. Notacy Public for South Carolina. SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, do hereby certify unto all whom it may concern, that Mrs with 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, voluntarily and without any compelsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named 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 A. D. 192 (SEAL)	(L. S
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