d recorded in the office of Register of Mesne Conveyance for Greenville County, in Book_TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtena TO HAVE AND TO HOLD, all and singular, the said premises unto the saidSarset and Assigns forever. And to hereby bind the same of the same of the same of the law of the said mortgagers agree to insure the house and buildings on said land, for no mpany or companies which shall be acceptable to the mortgagee, and keep the same insured as above provided and be reimbursed for the premium and expense of succeptable to the insured as above provided and be reimbursed for the premium and expense of succeptable to the mortgagee, and that in the surface premium or any taxes or other public assessment or any part thereof the mortgagee PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and AND IT IS AGREED, by and between the said parties, that the mortgagor said of the said note, then this deed of bargain and sale shall cease, determine, and the said cortgagee. Sources are considered the said debt, or interest thereon, be past due and unpaid the said contraction. The said debt, or interest thereon, be past due and unpaid the said contraction of the said debt, interest, cost and expenses without liability to account for anythic election) upon said debt, interest, cost and expenses without liability to account for anythic election.	Reces to the said Premises belonging, or in anywise incident or appertain in S. Hodges and Oscar Hodges, Jr., their in S. Hodges and Oscar Hodges, Jr., their forever defend all and singular the said premises unto the said mort our my Heirs, Executors, Administrators and Assigns, and every person where the said in the said mortgage, and the parties that any time fail to do so, then the said mortgage may can insurance under this mortgage. Upon failure of the mortgagor to pray at his option declare the full amount of this mortgage due and payal the parties to these presents, that in the said mortgago do and shall we with interest thereon, if any shall be due, according to the true interest unterly and and enjoy the said premises until default of payment shall be made, hereby assign the rents and profits of the above described premises the dargee that any Judge of the Circuit Court of said State may at chamid of any shall be rents and profits, applying the net proceeds thereof (after paying of more than the rents and the profits actually collected.	rtgagees whomso- rs, in a ge, and suse the pay any able. well and ent and to said abers on costs of the costs.
de recorded in the office of Register of Mesne Conveyance for Greenville County, in Book- TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtent TO HAVE AND TO HOLD, all and singular, the said premises unto the said. Sex. In and Assigns forever. Ourselves, Ourselves, Ourselves, Ourselves, Executors and Administrators to warrant and their. Heirs and Assigns, from and against a their. Andwhile said mortgagor@agree to insure the house and buildings on said land, for n manay or companies which shall be acceptable to the mortgage, and keep the same insur- table loss under the policy or policies of insurance payable to the mortgage, and that in the bost under the policy or policies of insurance payable to the mortgage, and that in the total control of the policy or policies of insurance payable to the mortgage, and that in the total control of the policy or policies of insurance payable to the mortgage, and that in the total control of the policy or policies of insurance payable to the mortgage, and that in the total control of the policy or policies of insurance payable to the mortgage, and that in the total control of the policy or policies of insurance payable to the mortgage, and that in the surface of the mortgage of the policy or policies of insurance payable to the mortgage, and that in the surface of the mortgage of the policy or policies of insurance payable to the mortgage, and that there is an insurance payable to the mortgage, and the payable of said debt or sum of money aforesate canning of the said note. The the translation of the policy or policies of insurance payable to the mortgagor. AND IT IS ACREED, by and between the said parties, that The tree insurance payable to the mortgagor. AND IT IS ACREED, by and between the said parties, that The tree mortgage. And it is a policy of the policy of the with authority to take possession of said premises and collect of the with the policy of t	A cose to the said Premises belonging, or in anywise incident or appertain in S. Hodges and Oscar Hodges.Jr., their forever defend all and singular the said premises unto the said mort our my Heirs, Executors, Administrators and Assigns, and every person where the second of this mortgage as event shall at any time fail to do so, then the said mortgage may can insurance under this mortgage. Upon failure of the mortgagor to pay at his option declare the full amount of this mortgage due and payal he parties to these presents, that it when the said mortgage due and payal he parties to these presents, that it would be due, according to the true intervent of the said premises until default of payment shall be made, hereby assign the rents and profits of the above described premises and agree that any Judge of the Circuit Court of said State may at chamfed rents and profits, applying the net proceeds thereof (after paying c g more than the rents and the profits actually collected.	rtgagees whomso- rs, in a ge, and nuse the pay any able. well and ent and to said to said to costs of the cos
And the hereby bind expell my Heirs, Executors and Administrators to warrant and the hereby bind expell my Heirs, Executors and Administrators to warrant and the hereby bind expell my Heirs, Executors and Administrators to warrant and the hereof. And white said mortgagors agree to insure the house and buildings on said land, for my many or companies which shall be acceptable to the mortgage, and that in the top is the policy or policies of insurance payable to the mortgage, and that in the top is the policy or policies of insurance payable to the mortgage, and that in the top is the policy or policies of insurance payable to the mortgage, and that in the top is the policy of policies of insurance payable to the mortgage, and that in the top is the payable of the mortgage, and that in the top is the payable of the mortgage, and that in the top is the payable of the mortgage, and that in the top is the payable to the mortgage, and that in the payable of the payable to the mortgage, and that in the mortgage of the payable to the mortgage, and that in the payable to the mortgage, and the payable to the mortgage, and that in the payable to the mortgage, and the payable to the mortgage and the payable to the mortgage, and that in the payable to the mortgage, and the payable to the mortgage, and that in the payable to the mortgage, and that in the payable to the mortgage, and that in the payable to the mortgage, and the payable to the mortgage, and the p	forever defend all and singular the said premises unto the said mort our our helps, Executors, Administrators and Assigns, and every person with less than Fifteen Hundred - Dollars Dollars I from loss or damage by fire during the continuation of this mortgage event had at any time fail to do so, then the said mortgage event this mortgage. Upon failure of the mortgagor to pray at his option declare the full amount of this mortgage de and payal the parties to these presents, that it will be due, according to the true intervited intervent and profits of the above described premises until default of payment shall be made, hereby assign the rents and profits of the above described premises and greet that any Judge of the Circuit Court of said State may at cham defined agree that any Judge of the Circuit Court of said State may at cham defined and profits, applying the net proceeds thereof (after paying of genore than the rents and the profits actually collected.	rtgageel whomso- rs, in a ge, and use the oay any able. to said the said abers of costs of the c
And so hereby bind experience Heirs, Executors and Administrators to warrant and the heir — Heirs and Assigns, from and against re lawfully claiming, or to claim the same or any part thereof. And the here of the policy or policies of insure the house and buildings on said land, for mempany or companies which shall be acceptable to the mortgagee, and keep the same insurance payable to the mortgagee, and that in the to be insured as above provided and be reimbursed for any part thereof the mortgagee PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of ally pay, or cause to be paid unto the said mortgagee the said debt or sum of monoy alonesa canning of the said note, then this deed of bargain and sale shall cease, determine. But AND IT IS ACREED, by and between the said parties, that the mortgagee saming of the said note, then this deed of bargain and sale shall cease, determine. But AND IT IS ACREED, by and between the said parties, that any time any part of said debt, or interest thereon, be past due and unparties of the same and the same the same of the same and collect is the same said open and the same the same of the same and collect is the same and the same and collect is the same and the same and collect is the same and the same the same and sale shall cease, determine. But with an analysis of the same and collect is the same and the same and collect is the same and the same and collect is the same and collect is the same and collect is the same and said premises and collect is the same and said and said premises and collect is the same and said the same and said premises and collect is the same and said the	forever defend all and singular the said premises unto the said mort our Tour Heirs, Executors, Administrators and Assigns, and every person where the said mort are the said mort again and said with interest thereon, if any shall be due, according to the true interest the said premises until default of payment shall be made, actively null and void; otherwise to remain in full force and virtue. Sold and enjoy the said premises until default of payment shall be made, hereby assign the rents and profits of the above described premises and greate that any Judge of the Circuit Court of said State may at chamed a rents and profits, applying the net proceeds thereof (after paying of more than the rents and the profits actually collected.	rtgageel whomso- rs, in a ge, and use the pay any able. to said to said to said to costs of the
And the said mortgagor sagree to insure the house and buildings on said land, for no many or companies which shall be acceptable to the mortgagee, and keep the same insurable loss under the policy or policies of insurance payable to the mortgagee, and that in the total content of the promise of the premium and the provided and be reimbursed for the premium and the mortgagee. And that in the total content of the provided and be reimbursed for the premium and the mortgagee PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and always or cause to be paid unto the said mortgage the said debt or sum of money aforesain of the said note, then this deed of bargain and sale shall cease, determine, and always the provided and between the said parties, that the mortgagee of the provided and provided and the provided and provided and the provided and the provided and provided and the provided and provided and the provided and pro	less than	rs, in a ge, and use the pay any able. vell and ent and to said abers of costs of the Lord Lord Lord Lord Lord Lord Lord Lord
mpany or companies which shall be acceptable to the mortgagee, and keep the same insurate lake loss under the policy or policies of the policy of the mortgagee, and that in the to be insured as above provided be reimbursed for the premium and expense of sustance premium or any taxes or other public assessment or any part thereof the mortgagee. PROVIDED ALWAYS, NUZERITHELESS, and it is the true intent and meaning of up pay, or cause to be paid unto the said mortgagee the said debt or sum of money aforesate eaning of the said note, then this deed of bargain and sale shall cease, determine, much and if at any time any part of said debt, or interest thereon, be past due and unpaid ortgagee. S., or the Ir Heirs, Executors, Administrators, or Assigns, hervise, appoint a receiver, with authority to take possession of said premises and collect sollection) upon said debt, interest, cost and expenses without liability to account for anything the thousand nine hundred and forty-six. Signed, Sealed and Delivered in the Presence of Rubert E. Nolin Geraldine Welch STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE Personally appear before me	From loss or damage by fire during the continuation of this mortgage event chall at any time fail to do so, then the said mortgage may car insurance under this mortgage. Upon failure of the mortgagor to pray at his option declare the full amount of this mortgage due and payal the parties to these presents, that it with the said mortgago do and shall we with interest thereon, if any shall be due, according to the true interpretate in the parties of the said premises until default of payment shall be made, hereby assign the rents and profits of the above described premises the day agree that any Judge of the Circuit Court of said State may at chamled rents and profits, applying the net proceeds thereof (after paying of more than the rents and the profits actually collected.	rs, in a ge, and use the pay any able. well and ent and to said abers of costs of the Loron Loron L. (L. S(L. S.
surance premium or any taxes or other public assessment or any part titret, the host-permitted property of the said property of cause to be paid unto the said mortgagee the said debt or sum of money aforeasing of the said note, then this deed of bargain and sale shall cease, determine, and anning of the said note, then this deed of bargain and sale shall cease, determine, and AND IT IS AGREED, by and between the said parties, that 19th mortgagor 2016 And if at any time any part of said debt, or interest thereon, be past due and unplaid ortgagee. 3., or the rive any part of said debt, or interest thereon, be past due and unplaid ortgagee. 3., or the rive and the property of the possession of said premises and collect so the said premises and collect so the rive and suppose the past due and unplaid with the property of the past due and unplaid with the property of the past due and unplaid with the property of the past due and the past due to the past due and unplaid with the past due to the past due and unplaid with the past due to the past due and the past due to t	with interest these presents, that in the the said mortgagos do and shall we with interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest utterly null and void; otherwise to remain in full force and virtue. I the parties of the said premises until default of payment shall be made, thereby assign the rents and profits of the above described premises and agree that any Judge of the Circuit Court of said State may at chamled rents and profits, applying the net proceeds thereof (after paying of more than the rents and the profits actually collected.	vell and to said to said mbers of costs of
ortgagee. S. or	d agree that any Judge of the Circuit Court of said State may at chamled rents and profits, applying the net proceeds thereof (after paying c g more than the rents and the profits actually collected.	obers of costs of the costs of
witness	H. Waring Ina K. Waring PROBATE H. Waring PROBATE Geraldine Welch	_(L. S.
Signed, Sealed and Delivered in the Presence of Rubert E. Nolin Geraldine Welch CTATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE Personally appear before me	H. Waring Ina K. Waring PROBATE Waring he with X witnessed the ex Geraldine Welch	_(L. S.
Geraldine Welch STATE OF SOUTH CAROLINA, Personally appear before me	Tha K. Waring PROBATE I. Waring he with X witnessed the ex Geraldine Welch	_(L. S.
Personally appear before me	H. Waring he with witnessed the ex Geraldine Welch	
Personally appear before me	H. Waring he with witnessed the ex Geraldine Welch	
ign, seal and as their act and deed deliver the within written deed, and that hereof. SWORN to before me this 19th ay of November A. D., 19 46 Hubert E. Nolin Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I. X a Notary Public A. D., 19 46 In X a Notary Public A. D., 19 46 The in X a Notary Public A. D	he with X witnessed the ex	
SWORN to before me this 19th ay of November A. D., 19-46 Hubert E. Nolin (Seal) Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I. X a Notary Public in the wife of the with this day appear before me, and, upon being privately and separately examined by me, did the ir and	Geraldine Welch	xecutio
Hubert E. Nolin (Seal) STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I, X a Notary Public in the wife of the with this day appear before me, and, upon being privately and separately examined by me, did ear of any person or persons whomsoever, renounce, release and forever relinquish un their		
Hubert E. Nolin Notary Public, S. C. STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I,		
STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE I	PENUNCIATION OF DOWER	
I,	DENIINCIATION OF DOWER	
Ina K. Waring his day appear before me, and, upon being privately and separately examined by me, did ear of any person or persons whomsoever, renounce, release and forever relinquish un their	RENUNCIATION OF DOWNER	
his day appear before me, and, upon being privately and separately examined by me, did ear of any person or persons whomsoever, renounce, release and forever relinquish un their		
ear of any person or persons whomsoever, renounce, release and forever relinquish un		
their	the within named Sarah S. Hodges and Oscar	Hode
Heirs and Assigns, all her interest and estate, and also all her right and claim of Do		
	er of, in or to all and singular the Premises within mentioned and rele	leased.
Given under my hand and seal, this19th		
Hubert E. Nolin (Seal)	Ina K. Waring	
Notary Public, S. C.	• 18 o'clock A• M By:	EC.
Recorded		
For value received I do hereby assign, transfer and set over to	the within mortgage and the note which it secures without recou	urse. tl
day of, 19		,
Witness:	Σ	

Assignment recorded______o'clock______o'clock______M.