The above described land is the same conveyed to me by on the dead recorded in the office of Register of Menne Conveyance for Greenville County, in Book Page  TOGETHER with all and singular the Rights, Members, Herofinaments and Appartenances to the said Premises belonging, or in anywise incident or appertuin TO HAVE AND TO HOLD, all and singular, the said premises who the said J. P. Thomps on and F. M. Thomps on, their and Assigns forever.  And I do hereby bind unyell, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said norts the said mortage, and some or any part thereof.  And I, the said mortage, agree to insure the house and buildings on said land, for not less than Fourt. Thousand (\$4,000.00) ——  and windstorm  Company or companies which shall be acceptable to the mortage, and leave the same instruct from box or demands the premise of the paging or policies of insurance payable to the mortage, and all tent for event a laid at any time fall to do so them the said mortage insurance premium or any laws or other policies of insurance, and in the contract of more host or demands to so the mortage. Upon failure of the mortage remains or any takes or other policies of insurance, and in the mortagenee of such insurance under this mortage. Upon failure of the mortagene free insurance premium or any takes or other policies of insurance, and in the two treatment of the parties to the covert shall at any time fail to does allow mortage insurance premium or any takes or other policies of insurance, and in the two treatment of the parties, that if I, the said mortage. Upon failure of the mortage premium or any takes or other policies of insurance, and in the two treatment of the parties, that it I, the said mortage. Upon failure of the mortage premium or any takes or other policies of the said policy insurance under this mortage.  PROVIDED ALMAYS NEWERTHELESS, and if it the tree insurance of the parties, that it I, the said mortage. Upon failure of the mo
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deed recorded in the office of Register of Meane Conveyance for Greenville County, in Book  TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertain  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  J. P. Thomps on and F. W. Thomps on, their  Heirs and Assigns forever.  And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mort appear.  Heirs and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns, and every person who ever lawfully claiming, or to chaim tae same or any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than  FOUR. Thousand (\$4,000.00) —  company or companies which shall be acceptable to the mortgages, and keep the same insured from loss or chanage by fire furing the continuation of this mortgage same to be unter the policy or policies of insurance payable to the mortgages, and that in the event I shall at any time is do so, then the said mortgager may dust insurance premium or any taxes or other public assessment or the premium and sepanse of such insurance runder this mortgage. PROVIDED AIWANS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that II, the said mortgages the said payable.  PROVIDED AIWANS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that II, the said mortgage, and the said content the said mortgages the said gardeness of the said mortgages and said said, case, determining and said said; does, determining of the parties to these presents, that II, the said mortgages and said said; does, determining and said once, there is said does, the true intent and meaning of the parties to these presents in the local and once the said mortgages the said gardeness which include the said parties, that I, the shiringages, an
TO HAVE AND TO HOLD, all and singular the slights, Members, Herediments and Appurtenances to the said Premises belonging, or in anywise incident or appertain  TO HAVE AND TO HOLD, all and singular, the said premises unto the said J. P. Thompson and F. M. Thompson, their  Heirs and Assigns forever.  And I do hereby bind mysell, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mort accordance to the said mortage of the said mortage, agree to insure the house and buildings on said land, for not less than  POUR. Thousand (\$4,000.00) —  and windstoom  And I, the said mortage, agree to insure the house and buildings on said land, for not less than  POUR. Thousand (\$4,000.00) —  and windstoom  Company or companies which shall be acceptable to the mortage, and keep the same insured from loss or change by fireduring the continuation of this mortage all to said the policy or pelicies of insurance parable to the mortage, and that in the event I shall at any time all to do so, them the said mortage may cause insurance remeits in so option declare. I shall all any time all to do so, the the said mortage or to a part thereof the mortage, and the soft insurance under this mortage. Upon failure of the mortage, and the profuse may at the option of the parties to these presents, that if I, the said mortage or to any any or cause to be paid unto the said mortages the said, cases, determined and response of such insurance under this sortage. Upon failure of the mortage, and the entirely part of accordance to the mortage, and the entirely and care and winds and any and the said parties of the entire intent said once. The time intent sheered is additionally any or cause to be paid unto the said mortages and said said, cases, determined and response to remain in full force and virtue.  AND IT IS AGREED, by and letween the said parties, that I the nortage and and any and any to the sa
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And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than  **POUR.** TROUSSAID**  Dollars, company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or channage by fire/during the continuation of this mortgage make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to do so, then the said mortgage may can be a slower provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage roary at his provided and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I, the said mortgager, do and shall well truly pay or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest tereon, if any shall be due, according to the true intent meaning of the said note. then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGKEED, by and between the said parties, that I, the hortgagor, and boild and can be apprehent shall be made. And if at any time any part of said debt, or interest thereon, be past due only diffusial I hereby assign the rents and profits of the above prescribed premises to the mortgagee or the first paying to take possession of said-prepases five following and a safe that any Judge of the Circuit Court of said State may at chambe otherwise, appoint a receiver, with authority to take possession of said-prepases five collect said rests and profits of the above prescribed premises to the mortgagee or the said note, cost and expenses without liability to account for anything more than the rents and the profits actually collected.  W. W. Jordan  It is the profit of the profits actually collected.  W. W. Jordan  AND IT FROM THOM THOM THOM THOM THOM THOM THOM TH
Company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to do so, then the said mortgagee may caus same to be insured as above govowided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage to any and surance premium or any taxes or other public assessment or any part thereof the mortgagee may at long the parties to these presents, that if I, the said mortgage the and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I, the said mortgage to the any and the said debt or cause to be paid unto the said mortgage the said debt or sum of money adversaid, with restrict thereon, if any shall be due, according to the true intent meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the rhortgagor, and to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and saids. I here short premises to the mortgagee. The paying the restrict promises to the mortgagee.  Or the 1 Y. Heits, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at chambe collection) upon said debt, interest, cost and expenses without liability of second for anything more than the rents and profits of the above prescribed premises to the mortgagee.  W. W. W. Jordan  (L. STATE OF SOUTH CAROLINA, Presence of Molly F. Wood  Molly F. Wood  And made oath that 5 he saw the within named.  W. W. Jordan
Company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage make loss under the splicy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to do so, then the said mortgagee may caus same to be insured as show a provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgager to pay insurance premium or any taxes or other public assessment for early part directly the mortgagee may at long the failure of the mortgage that any time fail to do so, then the said mortgage the and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I, the said mortgage to the any and the said profits of the said cost or cause to be paid unto the said mortgage the said debt or sum of money adversaid, with a sum of the said profits of the due, according to the true intent meaning of the said note. The said parties, that I, the rhortgagor, and to hold and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED by and between the said parties, that I, the rhortgagor, and to hold and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said parties, that I, the rhortgagor, and to hold and enjoy the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said parties, that I, the rhortgagor, or Assights, and agree that any Judge of the Circuit Court of said State may at chambe collection, upon said debt, interest, cost and expenses without liability of account for anything more than the rents and profits of the above prescribed premises to the mortgagee may are the said rents and profits, applying the net proceeds thereof (after paying cost of the circuit Court of said State may at chambe collection) upon said debt, interest, cost and expenses without a cost of a
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insurance premium or any taxes or other public assessment or any part thereof the mortgager under this mortgage due and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I, the said mortgagor, do and shall we truly pay, or cause to be paid unto the said mortgage the said glebt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent meaning of the said note, then this deed of bargain and sale shall, sease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and distincted in thereby assign the rents and profits of the above prescribed premises to the mortgage.  Or their, Heirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at chambe 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 cost collection) upon said debt, interest, cost and expenses without liability to account, for anything more than the rents and the profits actually collected.  WITNESS my hand and seal this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Sealed and Delivered in the Presence of Molly F. Wood  W. W. Jordan  (L  STATE OF SOUTH CAROLINA,  PROBATE  Personally appear before me Mollie F. Wood  and made oath that 5 he saw the within named W. W. Jordan
truly pay, or cause to be paid unto the said mortgager the said debt or stum of money aforesaid, with interest thereon, if any shall be due, according to the true intented meaning of the said note, then this deed of bargain and sale shall, cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and cannot like any time any part of said debt, or interest thereon, be past due and cannot like any time any part of said debt, or interest thereon, be past due and cannot like any time any judge of the Circuit Court of said State may at chambe 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 cost collection) upon said debt, interest, cost and expenses without liability for account, for anything more than the rents and the profits actually collected.  WITNESS my hand and seal this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Sealed and Delivered in the Presence of  Molly F. Wood  J. D. Lenford  W. W. Jordan  (L  STATE OF SOUTH CAROLINA,  Personally appear before me
meaning of the said note then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties, that I, the mortgager, am to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and unique if hereby assign the rents and profits of the above prescribed premises to the mortgagee, or
AND IT S AGREED, by and between the said parties, that I, the mortgager, am to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and uniquely I hereby assign the rents and profits of the above prescribed premises to the mortgagee or the interest thereon, be past due and uniquely I hereby assign the rents and profits of the above prescribed premises to the mortgagee or the interest, cost and expenses without liability for account for anything more than the rents and profits, applying the net proceeds thereof (after paying cost collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS My hand and seal this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Seafed and Delivered in the Presence of  Molly F. Wood  J. D. Lenford  W. W. Jordan  (L  STATE OF SOUTH CAROLINA,  COUNTY OF GREENVILLE  Personally appear before me Mollie F. Wood  and made oath that S he saw the within named W. W. Jordan  T. D. Lenford
mortgagee or their Heirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at chambe otherwise, appoint a receiver, with authority to take possession of said-preprises and collect said rents and profits, applying the net proceeds thereof (after paying cost collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually collected.  WITNESS my hand and seal this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Sealed and Delivered in the Presence of Molly F. Wood  J. D. Lenford  W. W. Jordan (L  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me Mollie F. Wood and made oath that 5 he saw the within named  Mollie F. Wood  W. W. Jordan
WITNESS my hand and seal , this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Sealed and Delivered in the Presence of Molly F. Wood  J. D. Lenford  Personally appear before me Mollie F. Wood  and made oath that he saw the within named  M. W. Jordan  W. W. Jordan  (L. W. W. Jordan)  PROBATE
WITNESS my hand and seal this 25th day of February in the year of our one thousand nine hundred and forty-seven  Signed, Sealed and Delivered in the Presence of Molly F. Wood  J. D. Lenford  CU  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me Mollie F. Wood  and made oath that 5 he saw the within named W. W. Jordan
Signed, Sealed and Delivered in the Presence of  Molly F. Wood  J. D. Lenford  (L  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me.  Mollie F. Wood  and made oath that 5 he saw the within named  W. W. Jordan
Signed, Sealed and Delivered in the Presence of  Molly F. Wood  J. D. Lenford  (L  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me.  Mollie F. Wood  and made oath that 5 he saw the within named  W. W. Jordan
Molly F. Wood  J. D. Lenford  (L  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me
J. D. Lenford  (L  STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE  Personally appear before me.  And made oath that She saw the within named  W. W. Jordan
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act and uccu uchyer the within written deed, and that The with
thereof.
SWORN to before me this 25th
day of February  A. D., 19 47  Mollie F. Wood  (See)
Notary Public, S. C. (Seal)
STATE OF SOUTH CAROLINA,
COUNTY OF GREENVILLE  RENUNCIATION OF DOWER
T To Tampana
I, J. D. Lanford a Notary Public for South Carolina, do hereby certify unto all whom it may concern,
Mrs. Iula D. Jordan , the wife of the within named W. W. Jordan
this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread
fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named J. P. Thomspon and F. M. Thom
their
Heirs and Assigns all her interest and estate and at all 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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 release
Given under my hand and seal, this 25th
day of February A. D., 1947 Lula D. Jordan
J. D. Lanford (Seal)
Recorded February 25th 19,47, at 12:57 o'clock P. M. By:EC
For value received I do hereby assign, transfer and set over to
the within mortgage and the note which it secures without recourse,
day of10
day of
———day of, 19