	nouse and buildings on said lot in a sum not less than
Three Hundred	
in a company or companies satisfactory to the more by fire, and assign the policy of insurance to the satisfactory and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the more by fire, and assign the policy of insurance to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the more by fire, and assign the policy of insurance to the satisfactory to the satis	tgagee, and keep the same insured from loss or damage id mortgagee; and that in the event that the mortgagors gee may cause the same to be insured in
The Bank of Hodges! name and reimbu	
for the premium and expense of such insurance und	er this mortgage, with interest
And if at any time any part of said debt, or in	sterest thereon he pust due and appoil
hereby assign the rents and profits of the	shove described ways
Wine Executors Administrate	above described premises to said mortgagee , or its
and collect said rents and profits apply the net pro	Assigns, and agree that any Judge of the Circuit Court of receiver, with authority to take possession of said premises ceeds thereafter (after paying costs of collection) upon ty to account for anything more than the rents and profits
PROVIDED ALWAYS, nevertheless, and it	is the true intent and meaning of the parties to these
Presents, that if we the said mortgagor	and and shall wall and treatment of the parties to these
unto the said mortgagee the debt or sum of mone	s, do and shall well and truly pay or cause to be paid
ing to the true intent and meaning of the said note, and be utterly null and void; otherwise to remain	by aforesaid, with interest thereon, if any be due, accord- then this deed of bargain and sale shall cease, determine, in full force and virtue.
AND IT IS AGREED by and between the said	parties that said mortgagors are
to hold and enjoy the said Premises until default of	payment shall be made
1371 m 3 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	irst day of September
in the year of our Lord one thousand, nine hu	
in the second second	
20.01.07 20.04 0.	year of the Independence of the
United States of America. Signed, sealed and delivered in the presence of	alberte Latimer Bicker
The presence of	00 0
Writast	alberta Latimer Richter
m. I	
Mary Louise Simpson	(L. S.,
	(L. S.)
American de la companya del la companya de la compa	
The State of South Carolina,)
Greenville County	Mortgage of Real Estate.
Greenville County	Mortgage of Real Estate.
Greenville County	Mortgage of Real Estate.
PERSONALLY appeared before me	Mortgage of Real Estate.
PERSONALLY appeared before me	Mortgage of Real Estate.
PERSONALLY appeared before me	Mortgage of Real Estate.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Levelin Leveline and made onth state. 14 - Leveline Leveline and made onth state. 15 - Leveline Leveline and the execution thereof.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Levelin Leveline and made onth state. 14 - Leveline Leveline and made onth state. 15 - Leveline Leveline and the execution thereof.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Levelin Leveline and made onth state. 14 - Leveline Leveline and made onth state. 15 - Leveline Leveline and the execution thereof.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Local Court Court and made onth second Courts actions leading. 15 and deed deliver the within written deed, and that witnessed the execution thereof.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Levelin Leveline and made onth state. 14 - Leveline Leveline and made onth state. 15 - Leveline Leveline and the execution thereof.
PERSONALLY appeared before me	Mortgage of Real Estate. 14 - Levelin Leveline and made onth state. 14 - Leveline Leveline and made onth state. 15 - Leveline Leveline and the execution thereof.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 Local Land Made onth and Local
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 4 Local Land Made onth in Local Lo
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 14 Locality Locality and made onthe stand deed deliver the within written deed, and that witnessed the execution thereof. Renunciation of Dower.
Creenville County. PERSONALLY appeared before me	Mortgage of Real Estate. 4 Louis Large (1947) and made oath start Louis (1947) and made oath start and deed deliver the within written deed, and that witnessed the execution thereof. Renunciation of Dower. do hereby certify unto the wife of the
PERSONALLY appeared before me	Mortgage of Real Estate. 4 Local Latings Louise and made onthe local Lo
PERSONALLY appeared before me	Mortgage of Real Estate. 4
PERSONALLY appeared before me. The saw the within named to control incloses sign, seal and as the within named to control in sign, seal and as the with the within same this. Signst the with the saw the within named to south Carolina. The State of South Carolina to south Carolina. County. I. The same that Mrs. The same within named to me, and upon being privately and separately examine and without any compulsion, dread or fear of any prever relinquish unto the within named to the same and without any compulsion, dread or fear of any prever relinquish unto the within named to the same and without any compulsion, dread or fear of any prever relinquish unto the within named to the same and without any compulsion, dread or fear of any prever relinquish unto the within named to the same and without any compulsion, dread or fear of any prever relinquish unto the within named.	Mortgage of Real Estate. 4
PERSONALLY appeared before me	Mortgage of Real Estate. 4
PERSONALLY appeared before me	Mortgage of Real Estate. 4
PERSONALLY appeared before me	Mortgage of Real Estate. 4
PERSONALLY appeared before me Trace that she saw the within named sign, seal and as She with SWORN TO before me this first day of September A. D. 1922 Notary Public for South Carolina The State of South Carolina, County. I, County. I, County Public for South Mrs. Separately examine and without any compulsion, dread or fear of any prevent relinquish unto the within named South Carolina and without any compulsion, dread or fear of any prevent relinquish unto the within named South Saigus, all her Dower of, in or to all and singular the Premises with	Mortgage of Real Estate. 4
PERSONALLY appeared before me Trace that she saw the within named sign, seal and as She with SWORN TO before me this first day of September A D 1922 Notary Public for South Carolina The State of South Carolina, County. I, County. I, South Carolina, within named Record separately examine and without any compulsion, dread or fear of any pever relinquish unto the within named Record separately examine and without any compulsion, dread or fear of any pever relinquish unto the within named Record separately examine and without any compulsion, dread or fear of any pever relinquish unto the within named Record separately examine and without any compulsion, dread or fear of any pever relinquish unto the within named Record separately separatel	Mortgage of Real Estate. 4 Learner Learner Learner and made onthe stand deed deliver the within written deed, and that witnessed the execution thereof. May Society Learner Learner and the execution of Dower. Renunciation of Dower. Renunciation of Dower. did this day appear before that she closs treely, voluntarily erson or persons whomsoever, renounce, release and former than all the right and claim of him mentioned and released.
PERSONALLY appeared before me. Trace that she saw the within named sign, seal and as sign, seal and as she with swork to before me this first day of September A D 1922. Notary Public for South Carolina The State of South Carolina, County. I, She with september and upon being privately and separately examina and without any compulsion, dread or fear of any pewer relinquish unto the within named or fear of any pewer relinquish unto the within named or fear of any pewer relinquish unto the within named first saw. Dower of, in or to all and singular the Premises with the september of the premises with the september of the sept	Mortgage of Real Estate. 4 Locality Latinos Localidos 1 Localidos Localidos 1 May Locality Localidos Renunciation of Dower. Renunciation of Dower. 1 Localidos 1 Localidos 1 Localidos 1 Localidos 1 Localidos 1 Localidos 2 Localidos 1 Localidos 2 Localidos 1
PERSONALLY appeared before me	Mortgage of Real Estate. 4 Social Search State and made onth Search Sea
PERSONALLY appeared before me	Mortgage of Real Estate. 4 Learner Learner Learner and made onthe stand deed deliver the within written deed, and that witnessed the execution thereof. May Society Learner Learner and the execution of Dower. Renunciation of Dower. Renunciation of Dower. did this day appear before that she closs treely, voluntarily erson or persons whomsoever, renounce, release and former than all the right and claim of him mentioned and released.