PERSONALLY APPEARED BEFORE ME	anto the said of t
TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  W. J. Furty. his  TO HAVE AND TO HOLD, all and singular, the said premises unto the said.  W. J. Furty. his  Items and Assigns forever.  And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said promises u signe.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less than.  1140 hundled house and saigns form and against me, my Heirs, Executors, Administrators and Assigns homseever lawfully claiming, or to claim the same or any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less than.  1140 hundled house under the policy or policies of insurance payable to the mortgage, and that in the event I shall at any time fall to do so, it the mortgagor to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgage and payable.  PROVIDED ALWAYS, NEVETHELESS, and it is the true intent and meaning of the parties to these presents of the mortgage and payable.  AND IT IS AGREED, by and between the said parties, that I, the mortgagor, and no hold and enjoy the said morts and meaning of the said motte. — then this good or larged and said shall cease, determine, and be utterly and and void; or all force and value of all mort and seals and cease, determine, and be utterly and and void; or the said morts. — then this good or larged and payable to the payable as seal cease, determine, and be not the payable and the said morts. — then this good or larged and said shall cease, determine, and be not interest thereon, in a shall cease, determine, and be not interest thereon, in a shall cease, determine, and the circuity and not void; or large and the said mortgage and	anto the said of t
TO HAVE AND TO HOLD, all and singular, the said premises unto the said	onto the said of the said of the said of this of the said of the s
cirs 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 upon his series of the programment of the premium and expense of such insurance premium or any taxes or other public assessment or any part thereof the premium and expense of such insurance premium or any taxes or other public assessment or any part thereof the programment of the premium and expense of such insurance under this mortgage, and make loss under the policy or policies of insurance parable to the mortgages, and that in the event I shall at any time fail to do so, the mortgage of such insurance premium or any taxes or other public assessment or any part thereof the programment of the premium and expense of such insurance under this mortgage the mortgage des 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 of the said premises until default of pays and if if any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and proits of the above default of the parties of the parties of the said and the parties and callect said rents and promites and callect said rents and profits, applied any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and proits, applied any time and callect said rents and profits, applied to the parties of the pa	Dollars, ation of this rathen the said rage. Upon factor declare the gagor, do and e due, accordinherwise to rement shall be not scribed premis. Court of said gethe net products and the product of the
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises used to his series of the said mortgage, and the same or any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less than	note the said of the said of the said of this of the said of the s
And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said promises up 113  Monover lawfully claiming, or to claim the same or any part thereof.  And I do hereby bind myself, my Heirs, Executors, Administrators and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns, form and significant to the same or any part thereof.  And I, the said mortgagor, agree to insure the house and buildings on said land for not less than	Dollars, ation of this rathen the said rage. Upon faon declare the gagor, do and e due, accordinherwise to rement shall be no scribed premis. Court of said go the net product and the product of the pro
mpany or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuity of the mortgage of the same insured from loss or damage by fire during the continuity of the mortgagee, and 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, does may cause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage may cause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage the mortgagee to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgagee may at his optic the mortgage or to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgagee may at his optic the mortgage or to pay any insurance premium or any taxes or other public assessment or any part thereof such mortgagee any at his optic the mortgage or to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgagee may at his optic the mortgage or the public assessment or any part thereof the mortgagee may at his optic the mortgage or the public assessment or any part thereof the mortgagee may at his optic the mortgage or the public assessment or any part thereof the mortgage or the render of the public assessment or any part thereof the mortgagee may at his optic of the public assessment or any part thereof the mortgage or the public assessment or any part thereof the mortgage or the said mortgagee.  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 pays and had at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above dee in mortgagee.  AND IT IS AGREED, by and between the said debt of the parties, and the part	Dollars, ation of this rethen the said in age. Upon factor the gagor, do and e due, according therwise to rement shall be necribed premised by the net product of said generated the product of the p
And I, the said mortgagor, agree to insure the house and buildings on said land for not less than	Dollars, ation of this rethen the said in age. Upon factor the gagor, do and e due, according therwise to rement shall be necribed premised by the net product of said generated the product of the p
ge, and make lost under the boury of policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to do so, to see many crause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage compared to the provided and be reimbursed for the premium and expense of such insurance under this mortgage may at his option ount of this mortgage due and payable.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the part to the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be true intent and meaning of the part and to the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be true intent and meaning of the said note, then this deed of bargain and sale shall cease tetermine, and be utterly null and void; of 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 payn And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above desid mortgages.  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 payn And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above desid mortgages.  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 payn And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above desident payn and the said payn and the said payn and the said payn and the circuit of the circuit of the said payn and the said pay	then the said age. Upon factor declare the gagor, do and e due, according the seribed premise to rescribed premise to rescribed premise to and the property of said and the property of the pr
DAVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I the said morts and control and cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be true intent and or cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be true intent and or cause to be paid unto the said mortgagee. All of the said note, then this deed of bargain and sale shall except determine, and be utterly null and void; of the said note, then this deed of bargain and sale shall except determine, and be utterly null and void; of the control of the said note, then this deed of bargain and sale shall except determine and be utterly null and void; of the control of the said note, the said notes, that is the mortgagor, am to hold and enjoy the said premises until default of payn And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above deed id any of the said premises and collect said rents and profits, applying exect (after paying costs of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the return of the said and payned to the count for anything more than the return of the said and payned to the count for anything more than the return of the said and payned to the said mortgagee.  WITNESS. MY hand. and seal., this 25th day of January in the thousand nine hundred and the presence of Julia D. Charles  Anna M. Bea ty  ATTE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Julia D. Charles  witnessed the execution thereof.  Sworn to before me, this 25th Julia D. Charles  witnessed the execution thereof.	gagor, do and e due, according therwise to re ment shall be no scribed premis  Court of said if g the net products and the pro- e year of our  (L  PROBATE
Mis and a second of interest thereon, be past due and unpaid I hereby assign the rents and profits of the above deside mortgages, or	coribed premis Court of said is general the net product of said is general to the product of the
the distribution of the content of t	g the net products and the product of our(L
sthousand nine hundred and	(L
Signed, Sealed and Delivered in the Presence of  Julia D. Charles  Anna M. Beaty  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Julia D. Charles  I made oath that She saw the within named  Alma Wheeler  Julia D. Charles  Witnessed the execution thereof.	PROBATE
Anna M. Beaty  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Julia D. Charles  I made oath that She saw the within named Alma Wheeler  Alma Wheeler  Alma Wheeler  Julia D. Charles  I made oath that She saw the within named Alma Wheeler  witnessed the execution thereof.  Sworn to before me, this 25th of January A. D. 19 39  Julia D. Charles	PROBATE
Anna M. Beaty  ATE OF SOUTH CAROLINA, County of Greenville  PERSONALLY APPEARED BEFORE ME Julia D. Charles  I made oath that _S he saw the within named Alma Wheeler  In, seal and as her act and deed deliver the within written deed; and that _S he with Anna M. Bea witnessed the execution thereof.  Sworn to before me, this 25 th  of January A. D. 19 39	PROBATE
ATE OF SOUTH CAROLINA,  County of Greenville  PERSONALLY APPEARED BEFORE ME Julia D. Charles  i made oath that She saw the within named Alma Wheeler  n, seal and as her act and deed deliver the within written deed; and that She with Anna M. Bea  witnessed the execution thereof.  Sworn to before me, this 25th  January A. D. 19 39  Julia D. Charles	PROBATE
County of Greenville  PERSONALLY APPEARED BEFORE ME	
made oath that _She saw the within namedAlma Wheeler  h, seal and asheract and deed deliver the within written deed; and that _She with _Anna M. Beawitnessed the execution thereof.  Sworn to before me, this	
Alma Wheeler  in seal and as her act and deed deliver the within written deed; and that She with Anna M. Bea  witnessed the execution thereof.  Sworn to before me, this 25th  January A. D. 19-39  Julia D. Charles	
January A. D. 19-39 Julia D. Charles	t <u>y</u>
Anna M. Beaty  Notary Public, S. C. (SEAL)	
ATE OF SOUTH CAROLINA,	
County of Greenville.	
Ia Notary Public for	
the wife of	
upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or	appear before r fear of any
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
mises within mentioned and released.  Given under my hand and seal this	mad bangdani
ofA. D. 19	
Notary Public, S. C.	
Recorded January 26th 1939, at 3:59 N.S.	
For value received I do hereby assign, transfer and set over to	
the within mortgage and the note which it secures with	out recourse, t
, 19 tness:	
Assignment recordedo'clock,M,	••••••••••••••••••••••••••••••••••••••