TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Heirs and Assigns forever. And Heirs, Executors and Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or any part thereof. And the said mortgagor	ators
Heirs, Executors and Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or any part thereof. And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than for the same insured from loss or day.	ators
Heirs and Assigns, from and against. The Quad Must executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or any part thereof. And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than the same insured from loss or day.	ators
Heirs and Assigns, from and against. The and Much Much Missecutors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or any part thereof. And the said mortgagor	
And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than	
And the said mortgagor agree to insure the house and buildings on said lot in a sum not less than	7
And the said mortgagor agreem to insure the house and buildings on said to in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or da	Q
	mage
may cause the same to be insured in this name, and reimburse. the same to be insured in this	********
	••••••
premium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of said debt, or interest thereon, be past due and unpaid	rofit
Heirs Executors Administrators or Assigns, and agree that any Judge of	of the
Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said prefines and confect said refins and proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for any thing more that	1 01110
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	. th
to and shall shall end truly pay or cause to be paid unto the said mortgages. the said debt or sum of money aforesaid, with interest there	on. i
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 and void; other in full force and virtue.	rwis
AND IT IS AGREED, by and between the said parties, that the said mortgagor	e sai
s until default of payment shall be made.	
WITNESS My hand and seal this 5 the day of Jelenary	••••••
in the year of our Lord one thousand nine hundred and Julnty and in the one hundred	d an
/ Signed, Sealed and Delivered in the Presence of	
Signed, Sealed and Delivered in the Presence of B. H. Dlasow (I	. S.
Darah Ch. Griffin (1	,. S.
(I	S.
(I	S.
Personally appeared before me Sarah R. Yseffin	********
de oath thathe saw the within named	
al and as act and deed, deliver the within written Deed; and that She, with	
4. O. Witnessed the execution thereof.	
SWORN to before me this	
of Tebruary A. D. 1920 Sarah R. Gulfin	
Notary Public for South Carolina.	
, Destinativativativativativativativativativativ	
, SIATE OF SOUTH CHARACTER,	WEI
County.	
f the within named	re m ersor
oever, remounte, resease, and rotever remiquish unto the within named	
Using and Againme all has interest and actate and also all has eight and alaim of Dawser of in an to a	11 00
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, a	an
GIVEN under my hand and seal, this	
Lat V F IN THIRT THY DAILY AND MED. 11113	
v of	
y of	
RENUNCIATION OF County. Coun	befor