			r in anywise incident or appertaining.
		The Prudential	
ompany,	) america	do hereby bind Migaelf at	<i>h</i>
, its successors and assi	gns, forever. And	do hereby bind Myself at	ed my heirs, executors and
administrators, to warrant and forever defe	nd all and singular the said premises	unto the said The Phud	ential Ansura
	In world	id my	
ts successors and assigns from and against	- Mayargue	May	
		laiming, or to claim, the same or any part th	
nsure the house and buildings now or here is may be required by the Mortgagee, in st of insurance to the said Mortgagee, its succ	after erected on said lot and keep the ock companies approved by the Mortga cessors or assigns, and in case he or t	tgagor heirs, executors or adn same insured from loss or damage by fire, a agee in a sum satisfactory to the Mortgagee they shall at any time neglect or fail so to burse itself for the premium and expenses of	and in such other forms of insurance and assign the said policy or policies to then the said Mortgagee, its suc-
ortgagor do and shall well and truly pa terest thereon, if any shall be due, accord	y or cause to be paid unto the said Moing to the true intent and meaning of	meaning of the parties to these presents, the ortgagee, its successors or assigns, the said debt the said Bond and condition thereunder v	or sum of money aforesaid, with the written, and all sums of money pro-
i bargain and sale shall cease, determine, he said parties, that the Mortgagor	and be utterly null and void; otherwine hold and enjoy the said premises unt	s, administrators or assigns, under the covena ise it shall remain in full force and virtue. Al til default in any payment of the principal or d debt, or of any interest thereon, at the time	ND IT IS AGREED, by and between
n the payment of any and all sums of mone	y provided to be paid by the Mortgage	or his	heirs, executors, administrators or
ime tail or neglect to insure and keep insur-	ed the house and buildings now or her igns; the whole debt shall, at the optic	heirs, executors, a reafter erected on said lot, or shall fail to assign of the Mortgagee, its successors or assigns,	n the said policy or policies of incur-
f any suits have been begun or shall be beg ragee, or its successors or assigns, for or on lave the right to declare the entire indebted under the Mortgagor shall at once pay the	vey or encumber the same; or if said yun affecting the same, or if any tax of a account of this loan, either by the St dness secured hereby at once due and e entire indebtedness secured thereby.	Mortgagor do. e. not hold said premises of premises are not free and clear of all lier or assessment be made or levied upon the delate or County, or for any local purpose, the payable, and the Mortgagor or the personal payable of the payable of the payable of the payable of the personal payable of the pers	is and encumbrances whatsoever; or of secured hereby or upon the Mort- e Mortgagee, or its successors, shall ion or persons claiming or holding
hey become due and before they become dee shall have the right to pay same, and a	elinquent, and upon the Mortgagor  uny sums so paid shall stand secured	essments on the above described property, a failure to so pay the said taxes, charges, pub i by this Mortgage, and bear interest from the	lic rates or assessments the Moston
	d, by and between the said parties, tha	at until the debt hereby secured be paid, the sa	id Mortgagor Lis
heirs, executors, administrato	rs or assigns, shall and will pay all t	axes or assessments on the property hereby t	mortgaged or this mortgage or bond
ecured hereby when due and payable, and it tents together with any costs or penalties in	in casefail to d	do so, the said Mortgagee, its successors or as and reimburse itself for the same under this rule the debt secured by this Mortgage, or any	signs, may pay said taxes or assess- nortgage.
action or this Mortgage be foreclosed, or pur	t into the hands of an attorney for co all be chargeable with all costs of colle and payable at once, which charges a	ollection, suit, action or foreclosure, the said Mection, including ten (10) per cent. of the print and fees, together with all costs and expenses,	Iortgagor Lin
		day of Deserve	) I D A y in the year of our
		usy 01	
Signed, realed and delivered in the		rear of the Sovereignty and Independence of the	ne United States of America.
Signed, sealed and delivered in the	lleu	J. S. Jodd.	/T (0.)
B.W. Itulaeu			
			(L. S.)
TATE OF SOUTH CAROLINA, )			· · · · · · · · · · · · · · · · · · ·
County of Greenville.	$\cap$		
PERSONALLY appeared before me	Jennie L.	allen	and made oath
at She saw the within named	2. Todd		
$\mathscr{S}$			······································
gn, seal and as R	7,1 7/ /a	ct and deed, deliver the within written Deed;	and that She with
<i>V</i> C.	. W. VTudgeu	<u></u>	witnessed the execution thereof.
SWOOD to before me, this	the v		
	^		<i>,</i>
Decem	lier A. D. 192 4	$\cap$	2.0
7 W. Thud	gens (L S.)	Jennie L.	alleu,
Breen B. W. Thud	A. D. 192 4  Ary Public for S. C.	Jennie S.	alleu,
7 W. Thud	gens (L S.)	Jennie L.	RENUNCIATION OF DOWER
on Decement of W. Thuch	gens (L S.)	Jennie L.	RENUNCIATION OF DOWER
ATE OF SOUTH CAROLINA, County of Greenville.	Ary Public for S. C.	Jennie S. C.	
ATE OF SOUTH CAROLINA, County of Greenville.  I,	Ary Public for S. C.	Jennie L., pullie for S.C.	
County of Greenville.  I,	gens (L. S.)  gens a notare  nie TV. Tod L	Jennie S., Sullie for S.C.	
TATE OF SOUTH CAROLINA,  County of Greenville.  I,	gens (L. S.)  gens a notare  sie Ty, Todd	Jennie S., government of the state of the st	do hereby certify unto all
TATE OF SOUTH CAROLINA,  County of Greenville.  I, A. W. A. County  The wife of the within named of this day appear before me, and upon being the control of the county of	ary Public for S. C.  Glus, a notary  C. Jold  Ing privately and separately examined by	0	atarily, and without any compulsion,
TATE OF SOUTH CAROLINA,  County of Greenville.  I,	ary Public for S. C.  Glass, a not are  glass, a not are  glass, a not are  fing privately and separately examined to  msoever, renounce, release and forever	by me, did declare that she does freely, volurer relinquish unto the within named	ntarily, and without any compulsion,
TATE OF SOUTH CAROLINA,  County of Greenville.  I,	ary Public for S. C.  Glass, a Notary  And J. Jold  Ing privately and separately examined to the management of the manag	by me, did declare that she does freely, volur	ntarily, and without any compulsion,
TATE OF SOUTH CAROLINA,  County of Greenville.  I,	ary Public for S. C.  Glass, a Notary  And J. Jold  Ing privately and separately examined to many many many many many many many many	by me, did declare that she does freely, volurer relinquish unto the within named	ntarily, and without any compulsion,
TATE OF SOUTH CAROLINA,  County of Greenville.  I,	ary Public for S. C.  Any Public for S. C.	oy me, did declare that she does freely, volure relinquish unto the within named	tarily, and without any compulsion,  A me premises within mentioned and
day of TATE OF SOUTH CAROLINA,  County of Greenville.  I,	ary Public for S. C.  Glass, a Notary  And J. Jold  Ing privately and separately examined to many many many many many many many many	by me, did declare that she does freely, volurer relinquish unto the within named	tarily, and without any compulsion,  ne premises within mentioned and
day of Type In	ary Public for S. C.  Any Public for S. C.	oy me, did declare that she does freely, volure relinquish unto the within named	tarily, and without any compulsion,  A me premises within mentioned and