TOCTOUTED in the standard Dide Marker Hardinards and American Administration in the standard Research	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining TO HAVE AND TO HOLD, all and singular, the said Premises unto the said I Saured.	
his Heirs and Assigns forever. And it do	
it and Assigns forever. And it does	es
ereby bind, its successors and assigns, to warrant former defend all and singular the said Brazilian de said	int
reby bind, its successors and assigns, to warrant forever defend all and singular the said Premises unto the said	
mis frens and Assigns, from and again	list
er lawfully claiming or to claim the same or any part thereof.	0-
And the said mortgagor agrees to insure the house and buildings on said lot in a sum not less than	
Dollars, in a company or companies satisfactory to the mortgagee, and keep the same insure om loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, the	ed
e said mortgagee may cause the same to be insured in	
for the premium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of stid debt, or interest thereon, be past due and unpaid, Said Corporation whereby assigns the rents and profit the above described premises to said mortgagee, or	115
ssigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said emises and collect said rents and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without to account for anything more than the rents and profits actually collected.	aid
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if	
the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of more coresaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determined be utterly null and void; otherwise to remain in full force and virtue.	
AND IT IS AGREED, by and between the said parties that the said mortgagor	***
AND IT IS AGREED, by and between the said parties that the said mortgagor. to hold enjoy the said Premises until default of payment shall be made.	DIG
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly avorized officers	 .u-
on this, the 30 th day of October in the	he
ar of our Lord one thousand nine hundred and twenty- Six and in the one hundred and fifty first	****
year of the Sovereignty and Independence of the United States.	
Signed, Sealed and Delivered in the Presence of:	1111
Signed, Sealed and Delivered in the Presence of: (a. M. Allent J	ni
I watkins Estes) and w. m. walters secretary	5
ATE OF SOUTH CAROLINA,	
County of Greenville.	
PERSONALLY appeared before me L. A. Lutzian J	
orporation chartered under the laws of the State of South Carolina, sign, sear with its corporate seas, and as the act and deed of said corporation, deriver the within	m
SWORN to before me, this 30 Th	
day of Ctober A. D. 1926. 91. Watkins Estes (I. S.) Notary Public for South Carolina.	****
Recorded MV. Llethat 4,55 P. M. 1926.	