aining. TO HAVE AND TO HOLD, all and singular, the said Premises unto th	$(A \land A \land A) \land A \land$	$: \mathcal{P}$
	said (IL. 2) 'Llokson	his in the second
many and and	Heirs at	II in Frants and Alministrator
o hereby bind. Myself and My	P / Jahran	Las
warrant and forever defend, all and singular, the said premises unto the said.		mus ell and a
cirs, Executors, Administrators and Assigns, and every person whomsoever 1	Heirs and Assigns, from and against	art thereof.
And the said Mortgagor agree. to insure the house and buildings	or said lot in a sum not less than A lui	en Drundred
Dollars (in a company or companies s		
re, and assign the policy of insurance to the said mortgagee, and that in the	event that the mortgagor shall at a	ny time fail to do so, then the sai
re, and assign the policy of insurance to the said mortgagee, and that in the ortgagee may cause the same to be insured in	name and reimburse	l J
or the premium and expense of such insurance under this mortgage, with intere		
The premium and expense of such mountaine under this moregage, which		
And if at any time any part of said debt, or interest thereon be past due a	nd unpaid	hereby assign the rents and profi
f the above described premises to said mortgagee or	Heirs, Executors, Administrators or A	ssigns, and agree that any Judge of th
ircuit Court of said State may, at chambers or otherwise, appoint a receiver woplying the net proceeds thereof (after paying costs of collection) upon said (th authority to take possession of said Dren	nises and collect said rents and profit
e rents and profits actually collected.		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and		
e said mortgagor, do and shall well and truly pay or cause to be paid, ue ereon, if any be due, according to the true intent and meaning of the said not of; otherwise to remain in full force and virtue.	te, then this deed of bargain and sale shall c	ease, determine, and be utterly null ar
AND IT IS AGREED, by and between the said parties, that the said more	tgagoris	to hold and enjoy the sa
remises until default of payment shall be made.		_
WITNESS hand and scal this	15 th day of	April
witness may hand and seal, this in the year of our Lord one thousand nine hundred and full the	- six	and in the one hundred as
	Independence of the United States of Ame	
Signed Scaled and Delivered in the Presence of		
Luiz Lanford	(Janha) An	ttlefield (L.
St. J. Lauford		(L. S
·/ / //		(L. S
		(L. S
THE STATE OF SOUTH CAROLINA,)		MORTGAGE OF REAL ESTAT
Greenville County.		
	Lauford	
Personally appeared before me	, , , , , , , , , , , , , , , , , , , ,	
nd made oathhe saw the within named	and find the	
gn, seal, and asact and deed, deliver he within w	ritten Deed; and thathe, with	
	ord/	witnessed the execution thereof.
		withessed the execution thereor.
164		
SWORN to before me, this		
SWORN to before me, this	4	
SWORN to before me, this	Buy Lawy	
SWORN to before me, this	4	
SWORN to before me, this	4	
SWORN to before me, this	4	Lord)
SWORN to before me, this	4	Lord)
SWORN to before me, this	4	Lord)
SWORN to before me, this	Buy Laws	RENUNCIATION OF DOWE
SWORN to before me, this	Luy Laug	RENUNCIATION OF DOWE
SWORN to before me, this	does freely, voluntarily and without any con	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	does freely, voluntarily and without any con	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE
SWORN to before me, this	docs freely, voluntarily and without any connamed	RENUNCIATION OF DOWE