TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or at TO HAVE AND TO HOLD, all and singular the said premises unto the said less than the constraint of the said premises and appurtenances to the said premises belonging, or in anywise incident or at the said premises unto the said less than the said premises and appurtenances to the said premises belonging, or in anywise incident or at the said premises unto the said less than the said premises and appurtenances to the said premises belonging, or in anywise incident or at the said premises and appurtenances to the said premises belonging, or in anywise incident or at the said premises and appurtenances to the said premises belonging.	my
its successors and assigns, forever. And do sold a successor and assigns a successor and a successor and assigns a successor and assigns a successor and a successor and a successor and a successo	l.
successors and assigns from and against Me and my	
s, executors, administrators and assigns and all others whomsoever, lawfully claiming or to claim the same or any part thereof.	
AND IT IS AGREED, by and between the said parties, that the said Mortgagor	or policies
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if the said Mound shall well and truly pay or cause to be paid unto the said Mortgagee, its successors or assigns, the said debt or sum of money aforesaid, with the interpolation	rtgagor ęst thereon,
by shall be due, according to the true intent and meaning of the said Note, and all sums of money provided to be paid by the Mortgagor, executors, administrators or assigns, under the covenants of this Mortgage, then this deed of bargain and sale shall cease, determine, and be utterly null	12
rwise it shall remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the Mortgagor	o hold and
e paid by the Mortgagor,	tgagor,
heirs, executors, administrators or assigns, shall at any time fail or neglect to insure and keep insured the house and buildings no recetted on said lot, or shall fail to assign the said policy or policies of insurance to the Mortgagee, its successors or assigns, the whole debt shall, at the Mortgagee, its successors or assigns, become at once due and payable and this Mortgage may be foreclosed by said Mortgagee, its successors or assigns. It is agreed and covenanted by and between the said parties that if the said Mortgagor do	a
and payable, and in case	n any costs
his Mortgage be foreclosed, or put into the hands of an attorney for collection, suit, action or foreclosure, the said Mortgagor	involved as
or action hereupon or hereunder. WITNESS MM hand and seal this day of first limit the year of	of our Lord
thousand nine hundred and full Miles of America. Signed, sealed and delivered in the presence of A gers	
Pas M. Richardson	
Rula R. Smith	(L. S.)
STATE OF SOUTH CAROLINA, inty of Allmorille Jas M. Richardson	
made oath that he saw the within named & E. Rodgers n, seal, and as his act and deed, deliver the within written Deed; and that he with ful a P. Linix	
witnessed the exesution thereof.	
day of A 1 1 A. D. 192	
Aday of Charles Jas M Richardson Notary Public for South Carolina	
STATE OF SOUTH CAROLINA, RENUNCIATION OF	DOWER.
nty of Man Willes	
increby certify unto all whom it may concern, that Mrs	acers of
Given under my hand and soul, this 102/1 Age of 1 to 4 1 Anno Domini 1926	• •
Recorded April 10 /h 1926, at 11:50 o'clock, C.M.	•