	and the state of the
TOCEMIED	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appur	tenances to the said Premises belonging, or in anywise incident or apportaining
TO HAVE AND TO HOLD, all and singular, the said Premises unto the gaid	Lelen D) Smith Committee
for addie & M. Collough	
	his Heirs and Assigns forever. And
it does hereby bind	
and forever defend all and singular the said Premises unto the said.	its successors and assigns, to warrant
addie 8 D) Callough Line) pull commillee for
I following her o	his Heirs and Assigns from and against
ever lawfully claiming or to claim the same or any part thereof.	and its Successors and Assigns and every person whomso-
And the said mortgagor agrees to insure the house and building on said lot in a sun	
//	company or companies satisfactory to the mortgagee, and keep the same insured and that in the event that the mortgagor shall at any time fail to do so then the
said mortgagee may cause the same to be insured in	name and reimburge
And if at any time can cost of add the	he premium and expenses of such hisurance under this mortgage, with interest.
And if at any time any part of said debt, or interest thereon, be past due and un	· · · · · · · · · · · · · · · · · · ·
	ssigns the rents and profits of the above described premises to said mortgagee, or
Court of said State may, at Chambers or otherwise, appoint a receiver, with authority to net proceeds thereafter (after paying cost of collection) upon said debt interest costs	s, Executors, Administrators or Assigns, and agree that any Judge of the Circuit
net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs profits actually collected.	or expenses; without liability to account for anything more than the rents and
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the	And the second s
aforesaid, with interest thereon, if any be due, according to the true intent and meaning on utterly null and void; otherwise to remain in full force and virtue.	truly pay or cause to be paid unto the said mortgagee the debt or sum of money of the said note, then this deed of bargain and sale shall cease, determine, and
run force and virtue.	• ,
AND IT IS AGREED, by and between the said parties that the said mortgagor and enjoy the said Premises until default of payment shall be made.	to hold
IN WITNESS WHEREOF the said granting corporation has according	
IN WITNESS WHEREOF, the said granting corporation has caused its corporate	sear to be nercunto amxed and these Presents to be subscribed by its duly author-
ized officers	5).
on this, the day of	in the
year of our Lord one thousand nine hundred and twenty-	and in the one hundred and Juffy-third
year of the Sovereignty and Independence of the United	States.
Signed, Sealed and Delivered in the Presence of:	
Cinna Degatif	
Julia W Charles) 2:	glarly Graffy Campany &
STATE OF SOUTH CAROLINA,)	TV B Bates See
County of Greenville.	1
PERSONALLY appeared before me Italian D. Charle	
St the state of the	Street A & Charles of the Samuel Control of the Con
he saw Jack That Campany ty	. It ?
a corporation chartered under the laws of the State of South Carolina, sign, seal with its	corporate seal, and as the act and deed of said corporation, deliver the within
written mortgage, and that the, with Ampro D. Bea	witnessed the execution thereof.
SWORN to before me, this 26 th	
day of Danmey A. D. 192	
(A) (2) (2) (to 1)	Quelin 10 OP 1
Notary Public for South Carolina.	juna n. c narler
Dad glit & land	, 2o'clock
Recorded 192 , at 10 - 3 @	oʻclock, M.