		Heirs and Assigns, forever. And
o hereby bind		Heirs, Executors and Administrator
warrant and forever defend, all and singular the said premises unto the said		
eirs, Executors, Administrators and Assigns, and every person whomsoever law		_
And the said Mortgagor agree to insure the house and buildings on		Two The opposed Pine Hundred a
7 of 100 Dollars (in a company or companie		
fire, and assign the policy of insurance to said Mortgagee, and that in the	event that the mortgagor	shall at any time fail to do so, then the said mortgagee
ay cause the same to be insured in	name and reimburse	1689 II.
the premium and expenses of such insurance under this mortgage, with inte		
And if at any time any part of said debt, or interest thereon be past due and		
e above described premises to said mortgagee, or	unpaid	nereby assign the rents and profits of
recuit Court of said State may, at chambers or otherwise, appoint a receiver with e net proceeds thereof (after paying costs of collection) upon the said debt, interposits 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 unto any be due, according to the true intent and meaning of the said note, then this cremain in full force and virtue.	deed of bargam and sale sh	iall cease, determine, and be utterly null and void; otherwi
AND IT IS AGREED, by and between the said parties, that the said mortga	.gor <u>1.</u>	to hold and enjoy the sa
emises until default of payment shall be made.  ILY  WITNESS	Ninth	Ja nuar y
ጥክ ተኮተ	V	
in the year of our Lord one thousand nine hundred and		
	, independence of the Unite	ed States of America.
. H. Talley . T. Henderson.	Н. J.	Martin (L.
. T. Henderson.		
		(L,
	J. Martin	
n, seal, and as act and deed, deliver the within		
O+ h	<u></u>	witnessed the execution thereof.
SWORN to before me this		
y of		. W. Wandana
H. Ta ] le y.  Notary Public for South Carolina.  (SEAL)	W .	T. Henderson.
		м.
HE STATE OF SOUTH CAROLINA,		RENUNCIATION OF DOWE
Greenville County.		
I, C. H. Talley Hellerd.	Martin	
hereby certify unto all whom it may concern, that Mrs	た しょう こうこう こうこう	icher Die
H. T. William ton Livings & The	- 20 66 m/m 45 mp 45 m 16 60 16 16 16 16 16 16 16 16 16 16 16 16 16	did this day appear before
H. J. Will rint cr. S. vings & Tree fe of the within named	oes freely, voluntarily and v	without any compulsion, dread or fear of any person or p
fe of the within named	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or p
fe of the within named	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or p
ife of the within named and separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by me, did declare that she downs who separately examined by the separately examined by me, did declare that she downs who separately examined by the separately examined by the separately examined by the separately examined by the separat	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or pavings & Trust Co., its successor
ife of the within named and separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs whomsoever, renounce, release and forever relinquish unto the within named the separately examined by me, did declare that she downs who are separately examined by me, did declare that she downs who are separately examined by me, did declare that she downs who are separately examined by me, did declare that she downs who are separately examined by me, did declare th	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or portions & Trust Co., its successors and claim of dower, of, in or to all and singular, the premise.
ife of the within named.  H. J. Willer Int. Cr. S. V. 11.22 &	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or pavings & Trust Co., its successor
ife of the within named.  H. J. Will Film Cr. S. Vings & Tr.  Industry and separately examined by me, did declare that she dens whomsoever, renounce, release and forever relinquish unto the within named.  Heirs and Assigns, all her interest and establishin mentioned and released.  GIVEN under my hand and seal, this	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or p vings & Trust Co., its successor
The of the within named	oes freely, voluntarily and wilmington Sa	without any compulsion, dread or fear of any person or givings & Trust Co., its successor and claim of dower, of, in or to all and singular, the premise Helen J. Martin.