STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME. Julia D. Illianler. and made oath that She saw the within named M. J. Mariling. sign, seal and as. file act and deed deliver the within written deed; and that She with allian M. witnessed the execution there. Sworn to before me, this. day of Decerber A. D. 1929 Carrea M. Blaty (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	s unto the sagns, and ever by the the sagns, and ever contrage. Upption declare ortgager, do ll be due, acc; otherwise the ayment shall described professional the year of the
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywitatining. TO HAVE AND TO HOLD, all and singular, the said premises unto the said. And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises grace. And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises grace. And I, the said mortgager, agree to insure the house and buildings on said land for not less than. Consugate or companies which said like acceptable to the mortgager and make loss under the policy or policies of insurance payable to the mortgager are an and that he event I shall at any time fail to one or game and make loss under the policy or policies of insurance payable to the mortgager are an and that he event I shall at any time fail to one or game and make loss under the policy or policies of insurance payable to the mortgager are an and that he event I shall at any time fail to one or game and make loss under the policy or policies of insurance payable to the mortgager are an and that he event I shall at any time fail to one or game and make loss under the policy or policies of insurance payable to the mortgager are an and that he event I shall at any time fail to one or game and make loss under the policy or policies of insurance payable to the mortgager are an an analysis of the anter or fail the sail of the premise and that he event is the premises under the mortgager and make loss under the payable to the sail of th	s unto the sagns, and ever by the terms and the rents and the year of
TO HAVE AND TO HOLD, all and singular, the said premises unto the said. See Section 1997. Heirs and Assigns forever. And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises gages. And I, the said mortgagor, agree to insure the house and buildings on said land for not less than. company or companies which shall be acceptable to the mortgagor, and here the same insured from lose or dismate by fire during the contemporary or companies which shall be acceptable to the mortgagor, and here the same insured from lose or dismate by fire during the contemporary or companies which shall be acceptable to the mortgagor, and here the same insured from lose or dismate by fire during the contemporary or companies which shall be acceptable to the mortgagor, and here the same insured from lose or dismate by fire during the contemporary or companies which shall be acceptable to the mortgagor and contemporary or the mortgagor to key any insurance premium or any taxes or other public assessment or any part thereof the premium and expense of such insurance under this mor of the mortgagor is key any insurance premium or any taxes or other public assessment or any part three of the mortgagor may cause the same to be public under the said mortgage the said debt, or interest thereon, he past due and unpaid I hereby assign the rents and premises until default of part AND IT IS AGREED, by and between the anil parties, that I, the mortgagor, and to held and conjoin the said premises until default of part AND IT IS AGREED, by and between the maliparties, that I, the mortgagor, and to held and consideration and any continuous parties of the anilparties, that I, the mortgagor, and to held and consideration and any continuous parties of the anilparties, that I, the mortgagor, and to held and consideration and anile shall cease, determine, and premises until default of parties. AND IT IS AGREED, by and between the anilparties, that I, the mortgagor, and to held an	s unto the sagns, and ever Dollinuation of to, then the sartgage. Upoption declare ortgagor, do ll be due, acc; otherwise tayment shall described prait Court of saying the net events and the year of
Heirs and Assigns forever. And I do hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises gages. Heirs and Assigns, from and against me, my Heirs, Executors, Administrators and Assigns. And I, the said mortgager, agree to insure the house and buildings on said land for not less than. Tompany or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the contingage, and make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to ose of the mortgage of the same insured from loss or damage by fire during the contingage, and make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to ose of the mortgage of the same insurance under this more of the mortgage of such insurance under this more of the mortgage of the same insured from loss or damage by fire during the contingage, and make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fail to ose of the mortgage of the contingage and that in the event I shall at any time fail to ose of the mortgage of the premium and expense of such insurance under this more of the mortgage of the premium and expense of such insurance under this more than the same of the mortgage of the remained of the premium and the same of the mortgage of the continuous and truly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any about the said one. The said debt of bargain and sale shall cases, determine, and written. And if at any time of the said one, the said parties, that I, the mortgage, and to hold and enjoy the said premises until identity and the presence of the said one, the presence of the presenc	s unto the sagns, and ever Dollainuation of to, then the sartgage. Upoption declare ortgagor, do ll be due, acc; otherwise tayment shall described prait Court of saying the net events and the year of
Buyee. And I, the said mortgagor, agree to insure the house and buildings on said land for not less than. Company or companies which shall be acceptable to the mortgagee, and that in the event is hall as any time for this more of the mortgagor to pay any insurance premium or any taxes or other public assessment or any part thereof the mortgagee may insurance premium or any taxes or other public assessment or any part thereof the mortgagee may in his or a provide the true intent and meaning of the purities to thereof the mortgagee may in his or a provide the true intent and meaning of the purities to thereof the mortgagee may in his or a provide the true intent and meaning of the purities to thereof the mortgagee may in his or a provide the said that the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the true intent and meaning of the said not be used in the public true. AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of pa And if at any time any part of said debt, or interest thereon, be past due and unpid I hereby assign the rents and profits of the above or said mortgagers. AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of pa And if at any time any part of said debt, or interest thereon, be past due and unpid I hereby assign the rents and profits of the above the said parties, and it is a said mortgagor, and to hold and enjoy the said premises of the Circuit hand, it is also therefore, any and the said parties, the circuit hand is a said to the circuit hand. WITHERS I ALLEY AND ALLEY AN	gns, and ever
And I, the said mortgagor, agree to insure the house and buildings on said land for not less than company or companies which shall be acceptable to the mortgagoe, and keep the same insured from loss or damage by fire during the continuous companies which shall be acceptable to the mortgagoe, and keep the same insured from loss or damage by fire during the continuous company or companies which shall be acceptable to the mortgagoe, and can be said the continuous of the mortgagor to pay any insurance promium or any taxes or other public assessment or any part to these of the mortgagoe may at his or the mortgagor to pay any insurance promium or any taxes or other public assessment or any part to these of the mortgagoe may in his or the mortgagor to pay any insurance promium or any taxes or other public assessment or any part to these of the said mortgagoe the said of the continuous or any part to the parties to the parties to the parties to the parties of the mortgagoe may in this or the true intent and meaning of the parties to the said parties, that I the mortgagor, and to have can deviate. AND IT IS AGREED, by and between the said parties, that I, the mortgagor, am to hold and enjoy the said premises until default of pa And if at any line any part of said debt, or interest thereon, he past due and unpaid I hereby assign the rents and profits of the above of the continuous and the paying costs of collection unposs and debt, interest, costs and expenses without liability to account for anything more than the actually collected. WITNESS 2.1.4. House, Executors, Administrators, or Assigns, and agree that any Judge of the Circui may, at chambers or otherwise, appoint a receiver, with authority to take passession of said premises until default on the circuit may, at chambers or otherwise, appoint a receiver, with authority to take passession of said premises and collect said rents and profits, apply thereof (any to the circuit may, at chambers or otherwise, applying the parties of the circuit may, at chambers or ot	Dollinuation of to, then the sortgage. Upoption declare ortgagor, do ll be due, acc; otherwise tayment shall described prait Court of sying the net erents and the year of
company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the contingage, and make loss under the policy or policies of insurance payable to the mortgagee, and that in the event I shall at any time fall to do so garge may cause the same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage due and payable. PROVIDED ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the parties to these presents, that if I the said movel and truly pay, or cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall in full force and virtue. AND IT IS AGRED, by and between the axid parties, that, the mortgage, may not hold and enjoy he said pennisses until default of pa And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above company, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, apply thereof (after paying costs of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the causally collected. WITNESS 214 hand and seal, this, day of little of the contract of the said more than the causal of the collection. WITNESS 214 hand and seal, this, day of little of the presence of little and lit	inuation of to to, then the sortgage. Upoption declare ortgagor, do ll be due, acc; otherwise to ayment shall described profit Court of sying the net events and the year of
And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and profits of the above of said mortgagee, or	described pr nit Court of s ying the net e rents and the the year of
may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, apply thereof (after paying costs of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the actually collected. WITNESS hand, and seal, this but the day of level of the without liability to account for anything more than the actually collected. WITNESS hand, and seal, this but the day of level of the without liability to account for anything more than the actually collected. Signed, Sealed and Delivered in the Presence of level of the without liability to account in the country of Greenville. PERSONALLY APPEARED BEFORE ME for a bull lack level of the within written deed; and that She with a level of the within written deed; and that She with a level of the country of the country of the country of the country public, S. C. STATE OF SOUTH CAROLINA, County of Greenville. RENUNC County of Greenville.	ying the nete rents and t
Signed, Sealed and Delivered in the Presence of Julia II. All aurilia. STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME. Julia Illianular. and made oath that She saw the within named. It. J. W. aurilian. sign, seal and as. Itely act and deed deliver the within written deed; and that She with a recent on there. Sworn to before me, this. 5 th. day of Legerouse with Sheary (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville. RENUNC	P
Signed, Sealed and Delivered in the Presence of Julia J. Illiantes. Annua M. Beaty STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME Julia Delivaries. and made oath that She saw the within named M. J. Mariling. sign, seal and as fill and act and deed deliver the within written deed; and that She with a little M. witnessed the execution there. Sworn to before me, this 5 the day of Lele 1 when A. D. 1929 Carria M. Beaty (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	P
STATE OF SOUTH CAROLINA, County of Greenville. STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME Julia Delhagles, and made oath that She saw the within named It. J. W. artling. sign, seal and as fixed act and deed deliver the within written deed; and that She with a true witnessed the execution there Sworn to before me, this 5th day of Lece truber A. D. 1929 And D. 1929 And D. 1929 Carria W. Blaty (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	P
STATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY APPEARED BEFORE ME Julia Delharler. and made oath that She saw the within named 12. It aritime. sign, seal and as fire and deed deliver the within written deed; and that She with a reveal of witnessed the execution thereof Sworn to before me, this day of Lece when A. D. 1929 Carria M. M. Stary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	
County of Greenville. PERSONALLY APPEARED BEFORE ME Julia I llhauler. and made oath that She saw the within named II. J. I Lailing. sign, seal and as live act and deed deliver the within written deed; and that She with a live a li	
Sworn to before me, this 5th day of Lece where (SEAL) Notary Public, S. C. Witnessed the execution therefore the secution thereof the secution that secution the secution the secution the secution the secution the secution	
Sworn to before me, this 5-th day of December A. D. 1929 A. D. 1929 Que a Mary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	c K3 c
A. D. 1929 Carra Va Va Laty (SEAL) Notary Public, S. C. STATE OF SOUTH CAROLINA, County of Greenville.	eof.
STATE OF SOUTH CAROLINA, County of Greenville. STATE OF SOUTH CAROLINA, RENUNC	
County of Greenville.	<u>/.</u>
	CIATION OF
Danica ML, Beaty. a Notary Publi	lic for South
do hereby certify unto all whom it may concern, that Mrs. I delen J. W. Larting.	
the wife	e of the with
and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread son or persons whomsoever, renounce, release, and forever relinquish unto the within named	day appear b ad or fear of
Premises within mentioned and released.	all and sin
Given under my hand and seal this 19 th	
day of Lecentoer A. D. 1929;	
day of Lecensber A. D. 1929, ama M Beaty (SEAL) Novary Public, S. C. Recorded February 27 th 1930, at 1:35 o'clock, A. M.	
Recorded February 27 H 1930, at 1:35 o'clock, M.	
For value received I do hereby assign, transfer and set over to	·
the within mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it secures we get the mortgage and the note which it is not the mortgage and	
Witness:	