TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. Heirs and Assigns forever. And do hereby bind. Heirs, Executors and Administrators to warrant and forever defend all and singular the said Premises unto the shid. Cuttor as afoliaid, his successors. Heirs and Assigns, from and against. Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof. And the said Mortgagor agree to insure the house and buildings on said lot in a sum not less than. Dollars in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damage	TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtanances to the said Premises belonging, or in anywise incident or
Mills and Anipe Carter. And	appertaining.
The profession of Anti-District Control of the Cont	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said
where and Antique foreives that we recent and foreign received and many three or and Antiques from one against "Michigal Edd Michigal See Michigal Control of the Michigal Edd Michigal See	
And the said Moregous acrees, to instead as below and total failings or will be failed as one only to be stated to be sometimes. The said weight the picker of insteads in a company or companies exhibitation to the most time. And if at may time may be for finished in the control in the con	Heirs and Assigns forever. And do hereby bind
to this and society the policy of insurance and security of the control and Martinger and all and the court that the montaness and and acceptance and an experiment for the presistant and expresses of such insurance under this money, with interest. For the presistant and expresses of such insurance under this money, with interest. And if at one time any point of the clove closerhold presistent or the money, with interest. And if at one time any point of the clove closerhold presistent or with meetings. Bordy needs the resist and points of the clove closerhold presistent or the close and points of the Closest Court of the Closest	Heirs, Executors, Administrators and Assigns and every person whomsoever lawfully claiming of to claim the same of any partial forms of the house and buildings on said lot in a sum not less than
by fine, and college the policy of minimance so will Mortgogore	
And if as any time may person of south incurrence under this exact gape, with intervent And if as any time may part of said dock, or increast increes, to past due and regulat. And if as any time may part of said dock, or increast increes, to past due and regulat. Nonethy unsign the costs and profiles of the absence described products to said contengage. Note that, Administration or Authors and grows can are Jodge of the Circuit Cost of said Store ray, at demonstrate, appoints a resolution, with a thority to take possession of said provides and cost and profile and the rest, and profiles arts only exact of collections, with a transfer, to take possession of said provides and collection of the content of the said that the rest, and profiles arts only collected. NEOVIDIO ALWAYS, secretchess, and it is the tree induce and reacting of the pricise to beer Proceeds, but if the collect man in content of the said that of man is consequently as an all said and said with a said maning of said note, then this deed of language and the collection of consequently with a said restriction. It is to be said the restriction and industry or consequently and the said restriction of the said processor while feeling of progress, the said the cream of consequently, and an original would not only the said resolution of the said processor remains in 16th feel and if the said resolution of the said processor while feeling of progress that is waste. AND IT IS AGROSSO by and between the said parties that the feel and content of the Content of the Interview of the Security and teleparations of the Interview of the Security of t	by 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
And if at any time any pure of soid deld, or intered hereon, he was due and amount, the rotts and prelia of the share described premises to said contagues: or his deet of his here described premises to said contagues: or his deet of his here were appoint a receiver, with anotherly to take premises or designed and agree that may deep or the Circuit Cent of said Blue way, as channess or effere see, appoint a receiver, with anotherly to take premises and premises and anotherly to take premises and appoint a state of the contagues and the contagues and the contagues and the contagues are seen as cascanes; without liability to another for any contagues and the contagues and the contagues are contagued to the contagues and the contagues are contagued to the true friend and research of the true friend and delta of many for the parties to the contagues and the contagues are contagued to the true friend and research the said parties that, and manganer. AND IT IS AGREEM by and between the said parties that, and manganer. AND IT IS AGREEM by and between the said parties that, and manganer is to define the parties of the contagues and the contagues in the year of our I contagues and the contagues. WITHINGSS DIALLY hard and contagues at the contagues and the contagues in the year of our I contagues and the contagues and the contagues are contagued to the contagues and the contagues and the parties that the year of our I contagues and the contagues and the parties and the contagues and the parties that the year of our I contagues and the contagues and the parties and the contagues and the parties and the p	mortgagee may cause the same to be insured in name and reimburse
And if at any time any pure of soid deld, or intered hereon, he was due and amount, the rotts and prelia of the share described premises to said contagues: or his deet of his here described premises to said contagues: or his deet of his here were appoint a receiver, with anotherly to take premises or designed and agree that may deep or the Circuit Cent of said Blue way, as channess or effere see, appoint a receiver, with anotherly to take premises and premises and anotherly to take premises and appoint a state of the contagues and the contagues and the contagues and the contagues are seen as cascanes; without liability to another for any contagues and the contagues and the contagues are contagued to the contagues and the contagues are contagued to the true friend and research of the true friend and delta of many for the parties to the contagues and the contagues are contagued to the true friend and research the said parties that, and manganer. AND IT IS AGREEM by and between the said parties that, and manganer. AND IT IS AGREEM by and between the said parties that, and manganer is to define the parties of the contagues and the contagues in the year of our I contagues and the contagues. WITHINGSS DIALLY hard and contagues at the contagues and the contagues in the year of our I contagues and the contagues and the contagues are contagued to the contagues and the contagues and the parties that the year of our I contagues and the contagues and the parties and the contagues and the parties that the year of our I contagues and the contagues and the parties and the contagues and the parties and the p	for the premium and expenses of such insurance under this mortgage, with interest
hereby motion the protice of the share described promises to sold wortgages of N. C. Let S. M. C. L. M. C. M. C. L. M. M. C. L. M. C. L. M. M. C. L. M. C. L. M. M. M. C. L. M. M. C. L. M. M. M. C. L. M. M. M. C. L. M. M. M. M. C. L. M.	
in the year of our standard property of the control products and open that are relay of the Circuit Overs of real Stein way, or chembers or chembers of supposit a resolver, review authority to the possession of early produces and either said routs and profess, applying the authority of the first or consents without shall for the count for anything cure then the reals and profess and either the control to anything cure then the reals and profess at the profession of the said control and control of the profession and the said control and control of the profession and the said control and the said profession and the said control and the said control and the said profession and the said control and control and the said control and the said control and control	And if at any time any part of said debt, or interest thereon, be past due and unpaid,
to and shall well and tray year or exerc to be gold onto the said Moregores the scal does of some states and asserting to the content of the position of the states of	Heirs, Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon said dobt interest costs or expenses; without liability to account for anything more than the rents and profits actually collected.
to hold and enjoy the said Premises until established for the said Premises until established for the same and seed and seed is the Market and seed in the one kindred and seed in the Control of the Presence of the United States of Arrerica. Signed, Scaladi and Delivered in the Presence of Arrerica in the one kindred and belivered in the discount of the Arrerica Signed, Scaladi and Delivered in the Arrerica and Editor (1. S.)	do and shall well and truly pay or cause to be paid unto the said Mortgagee the said debt or sum of money aforesaid, with interest thereof, if the dead of according to the true intent and meaning of said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise
in the year of our Lario case thousand, in the handed and thirty farms in the year of our Lario case thousand, nine hundred and thirty farms in the one hundred and believed in the Presence of Signed, Sended and Delivered in the Presence of Signed, Sended and Delivered in the Presence of A. A. M.	
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the South Scale State (L. S.)	to hold and enjoy the said Premises until default of payment shall be made.
Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the South Scale State (L. S.)	witness mand and seal , this day of the year of one thousand nine hundred and thirty - Louis
Signed, Seebed and Delivered in the Presence of J. J	in the year of our Lord one thousand, finde number and year of the Sovereignty and Independence of the United States of America.
THE STATE OF SOUTH CAROLINA (L. S.) THE STATE OF SOUTH CAROLINA (L. S.) THE STATE OF SOUTH CAROLINA (Recentlife County) PERSONALLY appeared before me. sign, seal and as. Rico. act and doed deliver the within written deed, and that he with the saw the within named. witness the execution thereof. SWORN TO before me this. AD, 19 34 AL D, 19 34 Notary Peblic for South Carolina. THE STATE OF SOUTH CAROLINA (Recentlife County) THE STATE OF SOUTH CAROLINA (Recentlife County) The state of south Carolina (L. S.) The wife of the within named (did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compelsion, dread or fear of any purson or persons whomseever, renounce, release and forever relinquish unto the within named. Recentlife County Live and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Fremises within mentioned and released. Given under my hand and seal, this. (L. S.)	
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me and made oath that he saw the within named. Sign, seal and as. A.C. act and deed deliver the within written deed, and that he with D. L. Brunnlett. witness the execution thereof. SWORN TO before me this. A. D., 10. 34 A. D., 10. 34 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA Greenville County I, do hereby certify unto the within named. A considerable of the within annel. II. all whom it may concern that Mrs. do hereby critify unto the within named. A considerable of the within named.	J. J. Mudin (L. S.)
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	A. L. Param lett (L. S.)
THE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me	(L. S.)
PERSONALLY appeared before me that he saw the within named sign, seal and as fig. act and deed deliver the within written deed, and that he with D. British Summette. witness the execution thereof. SWORN TO before me this f. day of D. J.	(L. S.)
PERSONALLY appeared before me that he saw the within named sign, seal and as fig. act and deed deliver the within written deed, and that he with D. British Summette. witness the execution thereof. SWORN TO before me this f. day of D. J.	THE STATE OF SOUTH CAROLINA) MORTGAGE OF REAL ESTATE
sign, seal and as Ris act and deed deliver the within written deed, and that he with D. L. Brunnlett. witness the execution thereof. SWORN TO before me this day of A. D., 19.34 A. D., 19.34 THE STATE OF SOUTH CAROLINA Public for South Carolina. THE STATE OF SOUTH CAROLINA Public for South Carolina. The within named do hereby certify unto all whom it may concern that Mrs. within named me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of A. D., 19 New Dablic for South Carolina.	Greenville County
sign, scal and as Research and deed deliver the within written deed, and that he with D. L. B. Murnlette. witness the execution thereof. SWORN TO before me this A. D., 19.34 D. L. B. D. L.	PERSONALLY appeared before me and made oath
sign, scal and as Research and deed deliver the within written deed, and that he with D. L. B. Murnlette. witness the execution thereof. SWORN TO before me this A. D., 19.34 D. L. B. D. L.	that he saw the within named
witness the execution thereof. SWORN TO before me this	
SWORN TO before me this. # # day of A. D., 19.34 THE STATE OF SOUTH CAROLINA Greenville County I,	
of A. A. D., 19.34 A. A. D., 19.34 THE STATE OF SOUTH CAROLINA Greenville County I, all whom it may concern that Mrs. within named me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of A. D., 19 Notate Public for South Carolina.	Any day
THE STATE OF SOUTH CAROLINA Greenville County I, all whom it may concern that Mrs. within named. me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of. A. D., 19 (L. S.)	SWORN TO Belove the comment of the state of
THE STATE OF SOUTH CAROLINA Greenville County I,	A- L. Blam lett. (L. S.)
I,	Notary Public for South Carolina.
all whom it may concern that Mrs	Greenville County) Unchase Money Morryage.
within named	
me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	, did this day appear before
Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any
Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this	
day of, A. D., 19	Heirs and Assigns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and released.
(L. S.)	
Notary Public for South Carolina. Recorded Cugust 6 th , 1934, at 9,55 o'clock M.	day or
Recorded Urgust 6 TK, 1934, at 9/33 o'clock Cl. M.	Notary Public for South Carolina.
α	Recorded August 6 Th, 1934, at 900 o'clock M.