heirs and assigns, forever. And heirs and assigns, forever. And hers and forever defend all and singular the said premises unto the said. And the said mortgagor. agree to insure the house and buildings on said lot in a sum not less than the mortgagor and the said mortgagor and sasign the policy of insurance to the said mortgager and that in the event that the mortgagor shall at any mortgagee may cause the same to be insured in hereby ass above-described premises to said mortgager, or. hereby assign premises to said mortgager, or. hereby assign premises and collect a prepared to the premise of the said premises and collect and actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that in according to the true intent and meaning of the said mortgager the debt or sum of money aforesaic due according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. Premises until default of payment shall be made. WITNESS. May hand and seal, this and mortgagor. Premises until default of payment shall be made. WITNESS. hand and seal, this and mortgagor the one hundred and year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of	wise incident or appertaining.
to warrant and forever defend all and implant the said premise man to be bail. The many the said meruphers S agree to insure the house and buildings on said he in a torn not less than. And the said meruphers S agree to insure the house and buildings on said he in a torn not less than. And the said meruphers S agree to insure the house and buildings on said he in a torn not less than. Many fire, and sasign the policy of internance to the said mortgager—and that in the event but the mortgager—that it is any mortgager—may cause the same to be insured in the premium and copins of a rach insurence under thit mortgage, with internat. And if at any time any part of said deft, or internat through, by past does and unpuild. Secretary and it is also time any part of said deft, or internat through, by past does and unpuild. Secretary and it is also time any part of said deft, or internat through, by past does and unpuild. Secretary defends the reads to the previous the said mortgager—or and that is any mortgager. The many international defends to extra the previous the many of the said mortgager, and the said mortgager and the said mortgager. The defendance of the parties to these Presents and collect to the previous through the said mortgager. The defendance is the true internal and the said mortgager. AND IT IS ACREED, by and between the ends parties, that the said mortgager. AND IT IS ACREED, by and between the ends parties, that the said mortgager. PERSONALLY appeared before me and coale out that, S he saw the within named. MITMESS THE DE SOUTH CAROLINA, Committee one limited and. MORTINGS THE STATE OF SOUTH CAROLINA, Committee of any time and the said mortgager. The STATE OF SOUTH CAROLINA, Committee of any time and the said more concern, that Mrs. SWORN to before me, daid. S A D. 1786 THE STATE OF SOUTH CAROLINA. Committee of the within named. The state of the within named. The state of the state of the said of the said in the said of the said in the concern that Mrs. SWORN to before me, d	α,
Decrease and forerer datasal and singular the said permisse men the best of the control of the c	
ineits and assigns. from out against. The Good Ministrators and assign and every person Whomesers havefully claiming or to claim the same or any part thereof. And the said mortgages—a surpress—to bissure the house and buildings or said he is a sum out less than Ministrators and assign the policy of insurance to the said mortgages—and that is the event that the mortgages—and leep of grant, and assign the policy of insurance to the said mortgages—and that is the event that the mortgages—and leep of the prenism and expense of said historizance under this mortgages—and that is the event that the mortgages—and related to the prenism and expense of said delt, or interest themen, he mad due and unpild—and related to the prenism to said nortgages—and delt, or interest themen, he mad due and unpild—and the said mortgages—and serve closesthed prenisms to said nortgages—and serve proceeds themester (efter paying cease of collection), epon easil dots, interest, not or expenses whitesat liability to account for any actually collected. PROVIDIDIO, ALWANS, NEVERTHELESS, and it is the true invast and uncading of the parties to these Precents, that said nortgages—the delte or some of mostly advantable according to the true interest and energies of this said nortgages—the delte or some of mostly advantable according to the true interest and energies of this said norte. AND IT IS ACREED, by and between the said parties, that the said mortgages—the delta said about a said and said said said to the one hundred and, yet of the Endorshoes of the United States of America. Singed, Scaled and Edward in the Precipe of Many and the said mortgages—the said said said and in the one hundred and, yet of the parties and said whom it may concern, that Mrs. PROVIDIALLY appeared before me. An D. 1984 SWORN to before me, this South and and seed, deliver the writtin written Deed; and that She, with	heirs, executors and administrators,
heles, rescenting, administrations and astigns and every person whostocered havility claiming or to claim the same or any part threest. And the said martgagars	, neu,
And the said mortgages S agree to incure the house and buildings on said but in a nature on less than Share Dollars, in a company or composites satisfactory to the mortgage	Γ
Dollars, in a company or composition and keep the first, and assign the policy of insurance to the said unchanged	1 1 (500 od
age by fire, and assign the policy of inservance to the raid mortgagee	
mortgages usay cause the same to be insured in marked within interest. And if at any time any part of said debt, or interest thereon, be past due and unpid berely associative-described premises to said mortgages or level, recently, administrators or assigns, and again above-described premises to said mortgages or level, recently and the control of said state may, at chandes or otherwise, appear at receiver, with authority to take peacessom of said premises and collect one proceased thereafter (after paying scale of collection), upon said dobt, interest, cost or expenses; without liability to account for any actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true interest and meaning of the parties to these Presents, that it maid mortgages the drive reams of makes according to the true interest, that it makes all described the true interest and meaning of the parties to these Presents, that it maid mortgages And IT IS AGREED, by and between the said parties, that the said mortgages And that of payment shall be made. WITHEST AMP of thinteen shall be made. WITHEST AND ALLY appeared before me this. It is also mortgages the day of makes and in the case to care Lord vinterest shall be made. Signed, Sealed and Delivered in the Presence of the Control of the United States of America. Signed, Sealed and Delivered in the Presence of the Control of the Cont	
for the premium and expresse of such insurance under this mortgage, with interest. And if at any time any gant of said dath, or increst thereon, he pust due and unpild. Intrody as above described promites to taid mortgagec or	
And if at any time any part of said debt, or increas therem, he past due and mopald. Survey, and appropriate to said mortpagee. Octor of said State may, at claumber or otherwise, appoint a receiver, with authority to take possession of said premises and collect sent proceeds thereafter (after paying costs of collection), upon said debt, inserest, cost or expenses; without hability to account for any actually collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and measing of the parties to these Presents, that if, asid mortgager	imburse
Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said permisses and collect and proceeds thereafter (after puying oasts of collection), upon said debt, interest, cost or expenses; without liability to account for a synathesis to the part of the proceeds thereafter (after puying oasts of collection), upon said debt, interest, cost or expenses; without liability to account for a synathesis of the parties to these Presents, that if a synathesis developed, and said mortgage, the debt or sum of money aforesaid due according to the true intent and meuring of the said note	ssign the rents and profits of th
Court of said State may, ac clambers or otherwise, appoint a receiver, with authority to take possession of said permisses and collect and proceeds thereafter (after paying costs of collection), upon said debt, interest, cust or expenses; without liability to account for any actualty collected. PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if any and morrgagor, do and slatil well and truly pay or cause to be paid unce the said morrgagor. AND IT IT IS ACKEED, by and between the said parties, that the said morrgagor. AND IT IS ACKEED, by and between the said parties, that the said morrgagor. Premises suicil default of payment shall be made. WITNESS Mand and seal., this. And of court of suicident in the presence of the control of the control of the said parties, that the said morrgagor. Signed, Sealed and Delivered in the Presence of the Said parties, that the said morrgagor. PERSONALLY appeared before me, and in the one hundred and seal., this and made out that She saw the within named. Signed, Sealed and Delivered in the Presence of the Said parties, that the within written Deed; and that She, with the said more suited and seal of the said parties. SWORN to before me, this sea and deed, deliver the within written Deed; and that She, with the said work of the said parties of the within samed. THE STATE OF SOUTH CAROLINA, Creenville County. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville County. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville County. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 THE STATE OF SOUTH CAROLINA, Creenville county. A. D. 1984 The state of the within named. The said death of	ree that any Judge of the Circui
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if	said rents and profits, applying th
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if, and morpagoe	, p p
due according to the true intent and measting of the said note, then this deed of bargain and sale shall cease, determine and be tensin in full force and virtue. AND IT IS AGRIFED, by and between the said parties, that the said mortgagor. Premises until default of payment shall be made. WITNESS. hard and seal this day of Manager of the United States of America. Signed, Sealed and Delivered in the Presence of Harding of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Harding of the Manager of the United States of America. THE STATE OF SOUTH CAROLINA, Creenville County. PERSONALLY appeared before me and made outh that S. he saw the within named. Sign, seal, and as act and deed, deliver the within written Deed; and that S. he, with Manager of the William of the William A. D. 1984. SWORN to before me, this. S. S. d. A. D. 1984. THE STATE OF SOUTH CAROLINA, Greenville County. I, Manager of the William and Seal. The State of America. Without the State of South Faroling of the William and Seal of the South Faroling of the William and Seal. The State of the William and Seal, this seal of the Interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this 25 the State of the S	
remain in full force and virtue. AND IT IS ACREED, by and between the said parties, that the said mortgagor Premises until default of payment shall be made. WITNESS. WITNESS. WITNESS. Wand and seal this day of Manager in the parties of our Lord nineteen fundred and and seal this and in the one hundred and year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Stanish R. WITNESS. THE STATE OF SOUTH CAROLINA, Greenville Commy. PERSONALLY appeared before me and made cath that the saw the within named. Sign, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and as act and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and seal and deed, deliver the within written Deed; and that the, with Manager is gun, seal, and the seal and the written Deed; and that the gun of the written Deed; and that the gun of the written Deed; and that the gun of the gun of the gun of the written Deed; and that the gun of th	
AND IT IS AGREED, by and between the said parties, that the said mortgagor. Premises until default of payment shall be made. WITNESS. hand. and seal., this. WITNESS. hand. and seal., this. May of the United States of America. Signed, Scaled and Delivered in the Presence of May of M	: utterly null and void, otherwise t
Premises until default of payment shall be made. MITNESS. hand. and seal., this. and in the year of our Lord niveteen nundred and. Signed, Sealed and Delivered in the Presence of Acarica. Signed, Sealed and Delivered in the Presence of Acarica. Signed, Sealed and Delivered in the Presence of Acarica. THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made eath that A. he saw the within named. Sign, seal, and as. A. D. 1984 SWORN to before me, this. A. D. 1984 A. D. 1984 THE STATE OF SOUTH CAROLINA, Greenville County. Notary Public for South Laroling. THE STATE OF SOUTH CAROLINA, Greenville County. I. Marion. Brown Brown (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I. Marion. Brown Brown (SEAL) II. Marion. Brown (SEAL) III. Marion. III.	to hold and enjoy the sai
in the year of our Lord nineteen numbered and when year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of States of America. Signed, Scaled and Delivered in the Presence of States of America. THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that She saw the within named. Sign, seal, and as act and deed, deliver the within written Deed; and that She, with Winessed SWORN to before me, this States of American States of America	
THE STATE OF SOUTH CAROLINA. Signed, Sealed and Delivered in the Presence of Standard R. Williams R.	- de
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that She, saw the within named and made oath that She, with mamed sign, seal, and as act and deed, deliver the within written Deed; and that She, with winessed SWORN to before me, this day of A. D. 1984 A	1 Suptieth
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me and made oath that She, saw the within named and that She, with Marion sign, seal, and as act and deed, deliver the within written Deed; and that She, with Witnessed SWORN to before me, this aday of A. D. 1984. SWORN to before me, this S. A. D. 1984. Notary Public for South Farolina (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I Marion Braudon, W. Marion	(1 8
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that She saw the within named. sign, seal, and as Radam act and deed, deliver the within written Deed; and that She, with witnessed witnessed SWORN to before me, this State A. D. 1986 A. D. 1986 THE STATE OF SOUTH CAROLINA, Greenville County. I. Marion Brandley W. Notary Public for South Faroling THE STATE OF SOUTH CAROLINA, Greenville County. I. Marion Brandley W. Notary Subling for South Faroling Wife of the within named. Wi	
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. and made oath that S. he saw the within named. sign, seal, and as. act and deed, deliver the within written Deed; and that S. he, with. witnessed SWORN to before me, this. day of. Notary Public for South Faroling. THE STATE OF SOUTH CAROLINA, Greenville County. I. Marion Browner, that Mrs. wife of the within named. whomsoever, renounce, release, and forever relinquish unto the within named. Whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this.	(L. S.
SWORN to before me, this day of Maria Brands (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, Maria Brands (SEAL) do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this.	(L. S.
SWORN to before me, this day of Maria Branch (SEAL) THE STATE OF SOUTH CAROLINA, Creenville County. I, Maria Branch (SEAL) The state of the within named and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this 25 the same and upon being privately wand and seal, this 25 the same and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this 25 the same and same and upon being privately and and seal, this 25 the same and same and also all her right and claim of Dower, of, in o within mentioned and released.	(L, S.
SWORN to before me, this	MORTGAGE OF REAL ESTATI
SWORN to before me, this	
SWORN to before me, this	
day of May A. D. 1936 Marion Brown (SEAL) THE STATE OF SOUTH CAROLINA, Greenville County. I, Marion Brown Mrs. do hereby certify unto all whom it may concern, that Mrs. wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this.	d the execution thereor.
THE STATE OF SOUTH CAROLINA, Greenville County. I, Marion Brawley of Notary Subling for South Caroling do hereby certify unto all whom it may concern, that Mrs. Wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Where the state is a state is a state in the state in the state is and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this.	1.1.4
THE STATE OF SOUTH CAROLINA, Greenville County. I, Marion Brawley In Notan Subling for South Care do hereby certify unto all whom it may concern, that Mrs. Wife of the within named	~ ~~
Greenville County. I, Marion Branday, W. Nolan Subling for Sacreto Cardo hereby certify unto all whom it may concern, that Mrs. Goldson wife of the within named	
Greenville County. I, Marion Branday, M. Nolary Sulling for Source County. do hereby certify unto all whom it may concern, that Mrs. Wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Where the county of the county	
I, Marion Brawley W. Nolary Subling Journal Care do hereby certify unto all whom it may concern, that Mrs. Collie Mary Balson wife of the within named. and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread whomsoever, renounce, release, and forever relinquish unto the within named. Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this.	RENUNCIATION OF DOWER
wife of the within named	♪ : .,
wife of the within named	U Wal
whomsoever, renounce, release, and forever relinquish unto the within named	
whomsoever, renounce, release, and forever relinquish unto the within named	
Heirs, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in o within mentioned and released. GIVEN under my hand and seal, this	d or fear of any person or person
within mentioned and released. GIVEN under my hand and seal, this	
GIVEN under my hand and seal, this	or to, all and singular the Premise
Marion Brands, Jr. (L. S.) Notary Public for South Garolina	
Notary Public for South Carolina (L. S.)	
Recorded May 25, 136, at 3 o'clock, B. M.	