company or companies which shall be acceptable to the processage, and keep the same formed from lost or demands by the duties the continuation of this morter same to be instanced as showy provided and by printheside for the secunius and expense of such instances under life in mortgage. The continuation of this mortgage of a show provided as showy provided as the present of the processage of the same context of the same con	Given under my hand and seal, this 8th ay of September A. D., 19 47 Jewell L. Payne (Seal) Notary Public, S. C. Recorded September 8th For value received I do hereby assign, transfer and set over	Minnie Louise Gosnell 19 47, at o'clock P. M. By:EC ver to
TO IAVE AND TO HOLD, all and singular, the nait premises made they small. #. X. TORNES, ALTOPREY, hills Hold and Anima foretragorae lives, Our Activation of the small and the state of the small and singular the state promises unto the said on a state of the small and singular the state promises unto the said on the small and singular the state promises and the said on the small and singular the state promises unto the said on the small and state of the said promises and the small and the scale state profit was a profit when the small and the	Given under my hand and seal, this 8th ay of September A. D., 19 47 Jewell L. Payne (Seal) Notary Public, S. C. Recorded September 8th For value received I do hereby assign, transfer and set over	Minnie Louise Gosnell 19 47, at o'clock P. M. By:EC ver to
TO HAVE AND TO HOLD, all end singular, the said promises onto the small. I. K. TORRES, ALTORREY, hits Hits and Annips incorregaries 1 year, OUP And Who hereby time country we have, hencetes and Administrations to warrant and forecast belong the said promises can be said on the said of the said promises of the said	Given under my hand and seal, this 8th ay of September Jewell L. Payne Notary Public, S. C. Recorded September 8th For value received I do hereby assign, transfer and set over	Minnie Louise Gosnell 19 47 at o'clock P. M. By:EC
TO HAVE AND TO HOLD, all and singular, the said promises unto the small. H. K. TORRER, ALTORREY, hils Hith and Andre Interreption of the said promises and Administrature in various and forever defound all and singular the said promises must the said on the said of the said promises of the said of the sai	Given under my hand and seal, this 8th ay of September A. D., 1947 Jewell L. Payne (Seal) Notary Public, S. C. Recorded September 8th	Minnie Louise Gosnell 19 47, at o'clock P. M. By:EC
TO HAVE AND TO HOLD, all and singular, the said promises turns the said. H. K. T. TORDER, Attorney, his Here and Austine interceptage of the profit of the profit of the profit of the said of the profit of the p	Given under my hand and seal, this 8th ay of September Jewell L. Payne Notary Public, S. C. (Seal)	Minnie Louise Gosnell
TO HAVE AND TO HOLD, all and singular, the said premises water the nate. It. K. T.	Given under my hand and seal, this 8th September A. D., 1947	
TO HAVE AND TO HOLD, all and singular, the said premises tumor they and. **Main and Assigns incomplying ellipsed type of the post of the	Given under my hand and seal, this8th	
To HAVE AND TO HOLD, all and singular, the said premises must the said. ### K. TOWNER, Attorner, hits. Neiss and Assigns forewegnres lyes, our had been made to the said to the said of the said materials, and the said of the said materials, and the said materials and the said contracts and the said of the	leirs and Assigns, all her interest and estate, and also all her righ	ght and claim of Dower of, in or to all and singular the Premises within mentioned and released
To HAVE AND TO HOLD, all and singular, the said precedes unto the said. H. K. TORRER, Attorner, his. Hours and Ansigns forewegn reselves, our hardware and the said precedes and the said process of the said of		
TO HAVE AND TO HOLD, all and singular, the said pressules anto the said. H. K. TORRER, Attorney, hits Heirs and Assigns forevegutree lives, our And Web hereby back typeth Typeth. Recenters and Administrators to warrant and forever defend all and singular the said promises unto the said and several promises which shall be exceptable to the appropriate, and keep the same insured from lost or damage by floy defining, and every person when the said and several promises which shall be exceptable to the appropriate, and keep the same insured from lost or damage by floy defining, and every person and to the total and appropriate which shall be exceptable to the appropriate, and keep the same insured from lost or damage by floy defining the continuation of this moring and to be barred as shown provided and be rembinated for the preclaim, and expense of most insurence under this mortgape. And I the said and provided and be rembinated for the preclaim, and expense of most insurence under this mortgape. The shared a shown provided and be rembinated for the preclaim, and expense of most insurence under this mortgape. The shared as a shown provided and be rembinated for the preclaim, and expense of most insurence under this mortgape. The shared as a shown provided and be rembinated for the said most expense of most insurence under this mortgape. The shared as a shown provided and be rembinated for the said most insurence under this mortgape. The shared as a shown provided and be rembinated for the said and the shared and an appear the said to the shared and an appear the shared the said and the shared an		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Hears and Assigns foreverous results. Hears and Assigns foreverous results are supported by the process of the		
Heier and Assigns forewegnerselves, our And With beneful bind property of them. Executors and Administrators to warmat and forever defend all and singular the said premises unto the said on the said said on the said on the said on the said on th	ar of any person or persons whomsoever, renounce, release and fo	forever relinquish unto the within named H. K. Townes, Attorney, his
TO HAVE AND TO HOLD, all and singular, the said premises unto the said. E. K. TORRER, Attorney, his Heirs and Assigns fore-requires a lives, our And who hereby bird myself by Herr, Esecutor and Administrators to warmet and forever defend all and singular the said premises unto the said on 118. 118. 119. 11		
Heirs and Assigns foreveron resolves, our And The heart myself with these, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said members of the myself with Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said members of the myself with Heirs and Assigns, from and against the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to the mortgager, and keep the same resured from Los or change by life during the continuation of this mortgager may not be insured to the premise of the mortgager may not associated as shower provided and the premise made expense or with insurance under this mortgage, to an advantage of the premise made of the mortgager of the said the said the premise made of the mortgager of the said the premise made of the mortgager of the said the said the premise made of the said the said to the mortgager of the said the said mortgager of the said the premise made of the mortgager of the said the said mortgager of the said the said mortgager of the said the s		
Hein and Assigns forerequired lves, our And William and Assigns, for any our her and the search of the profits of the search of		a Notary Public for South Carolina, do hereby certify unto all whom it may concern
Heirs and Assigns foreverourselves, our and Assigns foreverourselves, our and Assigns foreverourselves, our and Assigns foreverourselves, our and Assigns foreword the same or any part thereof. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. And I, the said mortgage, agree to issue the house and buildings on said land, for not less than. Dolling the polley or policies of insurance parable to the mortgage, and keep the same assured to the said the same that the sevents that it was the polley or policies of insurances presume or any part thereof the mortgage on way it his goldine delate the first distriction of the mortgager to any part the polley or policies of insurances are part through the policy of the true intent and meaning of the parties to these presents, that if well as all mortgages on a thin goldine delate the first distriction of the said shot of the said shot or and of mortgages on any it has goldine delate the first distriction of the said shot or and of the said forewards. With interest thereof, if any shall be date, according to the true inventions to be part under the said shot of the said forewards and of the said shot of th	·	RENUNCIATION OF DOWER
Hetrs and Assigns foreverourselves, our And To Hollo, all and singular, the said premises unto the said. H. K. Tornes, Attorney, his Metric and Assigns foreverourselves, our And To heart my lieur, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said me over leaving claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to issure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to issure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to issure the house and buildings on said land, for not less than. Dolling and the policy or policies of insurance premium of the policy or policies of insurance premium and sequence of such insurance under this profugor. And the three of the mortgages may at his option decire the first during the continuation of this mortgager to the insurance premium or any lates or other public assessment or any part thereof the mortgages may at his option decire the first during a three properties of the same such as a forever premium and sequence of such insurance under this mortgage and an any part of the said profuse of a said debt. The trends of the said forever premium and sequence of such insurance under this mortgage. Upon Insurance premium or any lates or other public assessment or any part three of the mortgages may at his option decire the first during on the tree in received the policy assessment or any part three of the mortgage and at his profuse and the said forever three of the said three the said parties, which thereof the mortgage are any of more and of the said of th		
Hets and Assigns foreverourselves, our Administrators to warnant and forever defend all and singular the said premises unto the said and administrators to warnant and forever defend all and singular the said premises unto the said me were lawfully claiming, or to chim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I at any one of the policy or policies of insurance parable to the mortgagor, and the street the same surrous green under this mortgage. Dolling the mortgager has all the policy or policies of insurance parable to the mortgager, and the stop the same surrous green made to the same surrous green and mortgager. Dolling the mortgager has all the policy not policies can be mortgager and an other states. The same surrous green was the soft of the circuit that the mortgager has all the policy decider the limit mortgager. Dolling the mortgager has all the same surrous green that the said state the same surrous green and the state that the same and be untarely and an ote, shall all the same and green and mortgager, and an shall the same and green and mortgager, and shall the same and green and the same and gr	Jewell L. Payne (Seal) Notary Public, S. C.	
Helrs and Assigns forewardings of the said premises unto the said. H. K. TORGER, Attorney, his Helrs and Assigns forewardings of the said premises unto the said. Helrs and Assigns forewardings of the said premises unto the said my Andrews hereby block myself, not fleins, Executors and Administrators to warnant and forever defend all and singular the said premises unto the said my Andrews hereby block myself, not fleins, Executors and Assigns, from and against the said mortgage, and every person ever lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. A. Doll company or companies which shall be acceptable to the mortgages, and keep the same insured from loss or damage by fire during the continuation of this mortgage may be company or companies which shall be acceptable to the mortgages, and that in the event's shall at any time fail to do so, then the said mortgage may be company or companies which shall be acceptable to the mortgages, and that in the event's shall be any time fail to do so, then the said mortgage may be mortgage, and that in the event's shall be any time fail to do so, then the said mortgage may be mortgage, and that in the event's shall be any time fail to do so, then the said mortgage may be part to other public assessment or any part then dependent of such instrume under the mortgage. Upon failure of the mortgage, of such instruments of the mortgage, and that in the event's shall be the such and the public of the public season of the such mortgage, and that in the event's shall at any time and mortgage and the said mortgage may be shall public dependent to said promines of such and the said mortgage in the said mortgage may be shall public any time and the said mortgage and said said cases, determine, and be utterly null and would otherwise to remain in full force and virtues. AND IT IS AGREED, by and between the said particle, thereby the mortgage. The shall be described premis	ay of September A. D., 19.47	Joseph H. Earle, Jr.
Helies and Assigns foreveronteed to the said premises unto the said. Helies and Assigns foreveronteed to the said premises unto the said of the said premises unto the said metals and second to the said premises unto the said metals and second to the said premises unto the said metals and second to the said premises unto the said metals and second to the said metals and second to the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than. Dollo company or companies which shall be acceptable to the mortgage, and keep the same insured from loss or damage by the during the continuation of this monks loss under the policy or policies of insurance payable to the mortgage, and that in the eventy shall at any time fail to do so, then the said mortgager may to make loss under the policy or policies of insurance payable to the mortgage, and that in the eventy shall are the said mortgager to insurance premium or any taxes or other public assessment or any part thereof the mortgage, and that in the eventy shall are the said mortgager of the mortgager of insurance premium or any taxes or other public assessment or any part thereof the mortgager, and the public assessment or any part thereof the mortgager of such insurance under this mortgage. Upon failure of the mortgager of insurance premium or any taxes or other public assessment or any part thereof. PROVIDED ALMAYS, NEWERTHELESS, and it is the true intent and meaning of the pattice to these presents to the part that the pattern of the mortgager due and pattern of the mortgager of the mortgager. AND IT IS AGREED, by and between the said parties, the said continued the pattern of the mortgager of the pattern of the mortgager of	SWORN to before me this8th	
Helis and Assigns foreverences and singular, the said premises unto the said. H. K. TORRER, Attorney, his Helis and Assigns foreverences and Administrators to warrant and forever defend all and singular the said premises unto the said more and the said mortgager, and the same or any part thereof. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. And I, the said mortgager, agree to insure the house and buildings on said land, for not less than. Doubt company or companies which shall be acceptable to the mortgager, and keep the same insured from less or demange by fine during the continuous make loss under the policy or policies of insurance pavable to the mortgager, and that in the events shall any time fail to do so, then the said mortgager to material so show provided and be reimbured for the premium and expense of such insurance under this mortgage. Upon failure of the mortgager to materials are been insured from less or demange by fine during the continuous particles of insurance pavable to the mortgager and that in the events shall are up time fail to do so, then the said mortgager do materials premium and expense of such insurance under this mortgage. Upon failure of the mortgager to materials are been presented as above provided and be reimbured for the premium and expense of such insurance under this mortgage. The premium of any tares or other public assessment or any part thereof the mortgager may at his option declare the full amount of this mortgage to materials of the mortgager may at his option declare the full amount of this mortgager to mortgager, or cause to be paid unto the said mortgager declared the mortgager may at his option declared the full amount of this mortgager and as shall excess, determine, and the unterly post of the said declared mortgager to a said declared to the said mortgager declared in the first post of the said control of the above described premises mortgager. And if it may then are the said premises and and any said th		
Heirs and Assigns foreverourselves, our And while hereby bind myself; my Heis, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said me the said mortage may be the said mortage may be the said mortage of the company or companies which shall be acceptable to the mortage, and keep the same insured from loss or damage by fire during the continuation of this mortage may be insurance personal to the insurance personal or any part thereof the mortage and that in the event's shall at any time fail to do so, then the said mortage may same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortage. Upon failure of the mortage may any at his option the fail to do so, then the said mortage or to manage be insurance personal or other public assessment or any part thereof the mortages may at his option the fail to do so, then the said mortage or to manage the personal or other public assessment or any part thereof the mortages may at his option the fail to do so, then the said mortage or to manage the said do not only the provided and be reimbursed for the premium and expense of such insurance under this mortage. Upon failure of the mortage may at his option the fail to do so, then the said mortage or the mortage may at his option the fail to do so, then the said mortage or to manage the said do the mortage or to make long at his option or any takes or other public assessment or any part thereof the mortages may at his option or the failure of the mortage or the mortage of the mortage of the said note. AND IT IS AGREED, by and between the said parties, that we have the parties of the said profess of the above described premises mortages. Or have been a said to the said parties, and said at any line gate that any ludge of the Circuit Court of said State may at characteries, appoint a receiver, with anthority to take possession of said premises and could and enjoy the said premises and the profits applying the not		
Heirs and Assigns foreveourselves, our And who bereby bine myself; my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more rever lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than		
Helis and Assigns foreverourselves, our Andwelo hereby bind myself, ny Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said me has been assigned by the premises of the said premises unto the said me has been assigned by the said premises of the said mortgage, and the said mortgage, agree to insure the house and buildings on said land, for not less than the event's sail at any time fail to do so, then the said mortgage may or companies which shall be acceptable to the mortgage, and keep the same insured from loss or damage by fire during the continuation of this mortganake loss under the policy or policies of insurance perminent or any tars or other public assessment or any part thereof the mortgage may to his option declare the full amount of this mortgage may be present to the said not be said mortgage that is the true intent and meaning of the parties to these presents that if whe said mortgage, do and shall the said not be said mortgage the said debt or sum of money afforcastd, with intent there is the said mortgage, of the true in mortgage, or the said parties, the said parties of the said parties, the said parties of said debt, or in		and the company of th
Heirs and Assigns foreveourselves, our And Wello hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than	and the control of t	
Heirs and Assigns foreverourselves, our And Wolo hereby bind myself my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said my Heirs, Executors, Administrators and Assigns, from and against week my Heirs, Executors, Administrators and Assigns, and every person ever lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than The company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage has a shove provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgagor is most under the policy or policies of insurance payable to the mortgagee may came to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgagor was the continuation of the mortgagor may cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intention of the said note, then this deed of bargain and sale shall cease, determined the said with any part of said debt, or interest thereon, be past due and upon the said note, then this deed of bargain and sale shall cease, determined the said mortgage to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, the smooth the mortgagor, and any said the said mortgagor to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, the smooth the mortgagor, and any of the parties to the said one of the said mortgagor and sale shall cease, determined any said may also the remain in full force and virtue. AND IT IS AGREED, by and between the said parties, the said debt or sum of money aforesaid, with interest thereon, if any shall be due, and the said mortgagor an	TATE OF SOUTH CAROLINA, {	DDORATE
Heirs and Assigns foreverourselves, our And Welo hereby bind myself ny Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said myself ny Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said my here lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than And I, the said mortgagor or opplicies of insurance payable to the mortgage, and keep the same insured from loss or damage by fire during the continuation of this mortgage has loss under the policy or policies of insurance payable to the mortgage, and keep the same insured from loss or damage by fire during the continuation of this mortgage has loss under the policy or policies of insurance payable to the mortgage, and keep the same insured from loss or damage by fire during the continuation of this mortgage may came to be insured as above provided and be reimbursed for the premium and expense of such insurance payable to the mortgagor was the surface of the policy or policies of insurance payable to the mortgage may of the policy or policies of insurance payable to the mortgage may of the policy of the policy of the said mortgage. Upon failure of the mortgagor was the surface of the policy of the said mortgage and payable to the surface of the policy of the parties to these presents, that if Well he said mortgage, do and shall ruly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true in bening of the said note, then this deed of bargain and sale shall cease, determined. AND IT IS AGREED, by and between the said parties, that the mortgagor, and he provided the policy of the clicruit Court of said State may at chart thereof the policy of	JOSEPH H. DELIGOT.	Minnie Louise Gosnell (L.
Heirs and Assigns foreverourselves, our And Wolo hereby bind myself, np Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said me hereby bind myself, np Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said me had well as a secondary of the said mortgage, and severy person and against hereby		
Heirs and Assigns foreverourselves, our And Welo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dolla company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage nake loss under the policy or policies of insurance payable to the mortgagee, and that in the events shall at any time fail to do so, then the said mortgagor to surance permitum or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage ruly pay, or cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these presents, that if Welne said mortgagor, do and shall ruly pay, or cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these presents, that if Welne said mortgagor to the true intent and meaning of the said note. AND IT IS AGREED, by and between the said parties, that the past due and unpaid Welnerby assign the rents and profits of the above described premises mortgagee. And if at any time any part of said debt, or interest thereon, be past due and unpaid Welnerby assign the rents and profits of the above described premises mortgagee. Als Heirs, Executors, Administrators, or Assigns, and agree that any Judge of the Circuit Court of said State may at the other whole assign the rents and profits, applying the net proceeds thereof (after paying ollection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and th		
Heirs and Assigns foreverourselves, our And Tello hereby bind myself; my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dolls anake loss under the policy or policies of insurance payable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgane may came to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage may are premium or any taxes or other public assessment or any part thereof the mortgage may at his option declare the full amount of this mortgage and the manning of the parties to these presents, that if Telle said mortgagor, do and shall ruly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intending of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in Tull force and virtue. AND IT IS AGREED, by and between the said parties, that the mortgagee. And if at any time any part of said debt, or interest thereon, be past due and may obleterely assign the rents and profits of the above described premises only therewise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits applying the net proceeds thereof (after paying sollection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and the profits actually collected.	ne thousand nine hundred and47	
Heirs and Assigns foreverourselves, our And wello hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Doll company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgamake loss under the policy or policies of insurance payable to the mortgagee, and that in the event shall at any time fail to do so, then the said mortgagee may consumance premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage or premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage or and the said mortgage to the said mortgage or and shall truly pay, or cause to be paid unto the said mortgage at the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and ovid; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the mortgago, Amino hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and unpaid whereby assign the rents and profits of the above described premises and otherwise. The proceeds thereof defer practical thereof the mortgage, and center and profits any plant the proceeds thereof defer practical thereof and profits any plant the proceeds thereof defer practical thereof is any plant the proceeds thereof defer practical thereof is any plant the circuit Court of said State may at otherwise. appoint a receiver, with a		, this 8th day of September in the year of our l
Heirs and Assigns foreverourselves, our And Wolo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dolla company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage may came to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage remay or provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgagor to measurance premium or any taxes or other public assessment or any part thereof the mortgage may at his option declare the full amount of this mortgage due and pay PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if We he said mortgagor, do and shall 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 be due, according to the true information of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the mortgagor, and to hold and enjoy the said premises until default of payment shall be made. And if at any time any part of said debt, or interest thereon, be past due and unpaid We hereby assign the rents and profits of the above described premises	herwise, appoint a receiver, with authority to take possession of said pollection) upon said debt, interest, cost and expenses without liability	premises and collect said rents and profits, applying the net proceeds thereof (after paying cost y to account for anything more than the rents and the profits actually collected.
Heirs and Assigns foreverourselves, our And Welo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. 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 keep the same insured from loss or damage by fire during the continuation of this mortgamake loss under the policy or policies of insurance payable to the mortgagee, and that in the evental shall at any time fail to do so, then the said mortgage may companies which shall be acceptable to the mortgagee, and that in the evental shall at any time fail to do so, then the said mortgage may companies above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage to the mortgage may at his option declare the full amount of this mortgage dual pay PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if we have said mortgager, do and shall truly pay, or cause to be paid unto the said mortgage the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, the wortgagor and enjoy the said premises until default of navenent shall be mortgaged.		
Heirs and Assigns foreverourselves, our And Weio hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dolla company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage make loss under the policy or policies of insurance payable to the mortgagee, and that in the evental shall at any time fail to do so, then the said mortgage may or same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage due and pay surrance premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage due and pay	AND IT IS AGREED, by and between the said parties, that	the mortgago, and o hold and enjoy the said premises until default of payment shall be made
Heirs and Assigns foreverourselves, our And Weio hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dolla company or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage by fire during the continuation of this mortgage make loss under the policy or policies of insurance payable to the mortgagee, and that in the evental shall at any time fail to do so, then the said mortgage may or same to be insured as above provided and be reimbursed for the premium and expense of such insurance under this mortgage. Upon failure of the mortgage due and pay surface premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare the full amount of this mortgage due and pay	PROVIDED ALWAYS, NEVERTHELESS, and it is the true if the pay, or cause to be paid unto the said mortgagee the said debt or steeping of the said note.	intent and meaning of the parties to these presents, that if the said mortgagor, do and shall well sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent cases determine and be uttack well and void otherwise to remain in a life true intent
Heirs and Assigns foreverourselves, our And Welo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than Dollar company or companies which shall be acceptable to the mortgage, and keep the same insured from loss or damage by fire during the continuation of this mortgage.	ame to be insured as above provided and be reimbursed for the premiusurance premium or any taxes or other public assessment or any part	ium and expense of such insurance under this mortgage. Upon failure of the mortgagor to pay t thereof the mortgagee may at his option declare the full amount of this mortgage due and payable
Heirs and Assigns foreverourselves, our And To hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said more lawfully claiming, or to claim the same or any part thereof. And I, the said mortgagor, agree to insure the house and buildings on said land, for not less than	ompany or companies which shall be acceptable to the mortgagee, and	nd keep the same insured from loss or damage by fire during the continuation of this mortgage
Heirs and Assigns foreverourselves, our And Welo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mo		ings on said land, for not less than
TO HAVE AND TO HOLD, all and singular, the said premises unto the said. H. K. Townes, Attorney, his Heirs and Assigns foreverourselves, our And Welo hereby bind myself, my Heirs, Executors and Administrators to warrant and forever defend all and singular the said premises unto the said mo	ver lawfully claiming, or to claim the same or any part thereof.	
TO HAVE AND TO HOLD, all and singular, the said premises unto the said	And Welo hereby bind myself, my Heirs, Executors and Adminis	
TO HAVE AND TO HOLD, all and singular, the said premises unto the said H. K. Townes, Attorney, his	leirs and Assigns foreverourselves. our	
deed recorded in the office of Register of Mesne Conveyance for Greenville County, in Book, Page,		
on theday ofday of		
The above described land isthe same conveyed to me by		
The above described land isthe same conveyed to me by		the same conveyed to me by

Assignment recorded______, 19_____, at_______o'clock__________M.