Heirs, and Assigns, forever. And Heirs, Executors and Assigns, and every person whomosorer barefully classification, or to claim the same, or any part thereof. And the taid Mortgagor—gree—to insure the house and buildings on said bot in a sum not less than Dollars (in a company or companies satisfactory to the mortgagor—shall at any time fail to do so, then mortgagor—only cases the same to be insured from loss or the previous mand expense of such insurance under this mortgage,—and that in the event that the morgagor—shall at any time fail to do so, then mortgagor—only cases the same to be insured in. And if at any time may part of said debt, or interest thereon be past due and ungoid—hereby assign the rents and of the absence described promises to said mortgagor—of the previous and state may, all deathers or effectives, anguint a neciser with satisfactory to the creation and of the absence described promises to said mortgagor—of the promises to said mortgagor—of the previous and of the absence described promises to said mortgagor—of the promises to said promises and collected and promises and collected promises and collected and promises of the said promises, without liability to account for anything me for each of promise of the said promises, and the said mortgagor—of the said promises and described of promises and described to promise the said parties, that the said mortgagor—the this deed of bargoin and said while the said parties to the said described pro	istrato , , ,
Here and Assigns, from and against. And the said Mortgagor gree	
Here and Assigns, from and against. Here and Assigns, from and against. And the said Mortgagor gree to insure the house and beildings on said bot in a sum not less than	
And the said Mortgagor gree 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 fire, and assign the policy of insurance to the said mortgagee	*************
fire, and assign the policy of insurance to the said mortgagee, and that in the event that the morgager shall at any time fail to do so, then refugeee may cause the same to be insured in	
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest conserved the part of defending the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything me rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. Said mortgager. do and shall well and truly pay or cause to be paid, unto the said mortgage. And if a the parties to ternain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. It had any time any part of said debt, or sum of money aforesaid, with the vaid note, then this deed of bargain and sale shall cease, determine, and be utto void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. It had any time any parties of the said parties, that the said mortgagor. AND IT IS AGREED, by and the parti	the sa
And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest costs or expenses; or a said agree that any Judge to the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything me rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. AND IT IS AGREED, by and between the said parties, that the said note, then this deed of bargain and sale shall cease, determine, and be uttended void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. Lo hold and enjoy emises until default of payment shall be made. WITNESS TILL Hand. and Seal. this. ATHEM AND IT IS AGREED and the said parties, that the said mortgagor. And in the one hund full true of the said parties of the United States of America. Signed, Sealed and Delivered in the Presence of the United States of America. Signed, Sealed and Delivered in the Presence of the Sovereignty and Independence of the United States of America. And in the one hund full true the said parties of the Sovereignty and Independence of the United States of America. And in the one hund full true the said parties of the Sovereignty and Independence of the United States of America. And in the one hund full true the said parties of the Sovereignty and Independence of the United States of America. And I was a said more than a said parties of the said more than a said more than a said more than	•
the above described premises to said mortgagec of Heirs, Executors, Administrators or Assigns, and agree that any Judg renit Court of said State may, at chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents am of profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said mortgager. The said debt, or sum of money aforesaid, with recon, if any be due, according to the true into and meaning of the said mortgager. The said debt, or sum of money aforesaid, with recon, if any be due, according to the true into and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. The said debt, or sum of money aforesaid, with void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. The said debt, or sum of money aforesaid, with recon, if any be due, according to the said parties, that the said mortgagor. The said debt, or sum of money aforesaid, with void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor. The said debt, or sum of money aforesaid, with conditions and said shall cease, determine, and be utto the said mortgagor. The said debt, or sum of money aforesaid, with conditions and said shall cease, determine, and be utto the said mortgagor. The said mortgagor. The said mortgagor and said shall cease, determine, and the said mortgagor. The said mortgagor and said shall cease, determine, and the said mortgagor. The said mortgagor and said shall cease, determine, and the said mortgagor. The said mortgagor and said sh	
witnessed the execution that State may, at chambers or otherwise, appoint a receiver with authority to proceeds thereof clafter paying costs of collection) upon asid debt, interest, costs or expenses; without liability to account for anything in rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if asid mortgagor, 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 reco, if any 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 uto twold, otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor	
so and mortgagor	nore th
AND IT IS AGREED, by and between the said parties, that the said mortgagor	
WITNESS. They hand and Scal this. 13th; day of Meller Liller in the year of our Lord one thousand nine hundred and Indicately The second in the one hundred and Indicately The second in the Presence of Signed, Scaled and Delivered in the Presence of Louised States of America. It is not seed and Delivered in the Presence of Louised States of America. MORTGAGE OF REAL F. Greenville County. Personally appeared before me and the second in the saw the within named. Louise In and that see he saw the within named. Louise In and that see he saw the within named. Louise In and that see he saw the within named. Louise In within written Deed; and that see, with witnessed the execution thereof.	the sa
in the year of our Lord one thousand nine hundred and Parkers of Markers of America. Signed, Scaled and Delivered in the Presence of Signed, Scaled and Delivered in the Presence of Louis Markers MORTGAGE OF REAL E. Greenville County. Personally appeared before me Parkers of Markers of Mortgage of Real E. I made oath that She saw the within named Louis of Markers of America. MORTGAGE OF REAL E. Jack Markers of America. MORTGAGE OF REAL E. Mortgage	
Forty - Graph LA year of the Sovereignty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Land Land Land Land Land Land Land Land	
Signed, Sealed and Delivered in the Presence of Land Scale of Mark Land Control of Land Contro	dred a
TE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. J. J. A. J. C. L. L. J. J. A. J. C. L. L. L. J. A. J. C. L.	
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Port Galant Carolina and that She saw the within named Lacrolina Decelerated and that he, with A. L. May Carolina witnessed the execution thereof.	(L.
E STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A. J. Jan. Co. C. made oath that She saw the within named. Local so I all n, seal, and as The Landau act and deed, deliver the within written Deed; and that he, with A. J. Jan. Co. C. witnessed the execution thereof.	(L.
MORTGAGE OF REAL E. Greenville County. Personally appeared before me. (P. A. G. C. C. C. D. D. L. C.	(L.
Greenville County. Personally appeared before me. A. J. Jan. Co. L. d made oath that She saw the within named Local Solution n, seal, and as Till act and deed, deliver the within written Deed; and that he, with A. L. Yay Co. L. witnessed the execution thereof.	(L.
Greenville County. Personally appeared before me. A. J. Jan. L. L. D. L. L. L. D. L.	
n, seal, and as hill and deed, deliver the within written Deed; and thathe, with	STAT
n, seal, and as hill and deed, deliver the within written Deed; and thathe, with	
n, seal, and as he less and deed, deliver the within written Deed; and thathe, with	
1. L. Tayly (
A. L. Maylul	***************************************
SWORN to before me, this 13th, y of 11 V.C. 11 L.	•
SWORN to before me, this 13th. y of 11 Venille (SEAL) Notary Public for South Carolina.	
y of Alveriable A. D. 1923 1. L. Parley Notary Public for South Carolina.	
Notary Public for South Carolina.	
	•••••
V	
HE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWE	€R.
Greenville County.	
I, I. Is. Day (181) 110 Tany (Tickle of Stall hereby certify unto all whom it may concern, that Mrs. Gregerice Stall	
hereby certify unto all whom it may concern, that Mrs. Occarr, that Mrs. Occarr, that Mrs.	•••••
e of the within named. A rei a 3f a 16 does from youngarily and without any compulsion, dread or fear of any p	
I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any p	efore r
sons whomever, renounce, release and forever relinquish unto the within named 2ay 1175/ Livertheld les their	efore r
	efore n person
Heirs and Assigns, all her interest and estate, and also all her right and claim of dower, of, in or to, all and preprint premises within mentioned and released.	person
GIVEN and and seed this 13th	person
Civilia under my name and occup the manufacture of the civilian occup	singul
y of 11 1811.4. A. D. 192.3. (L. S.) Notary Public for South Carolina.	singul