n. 63 E. 2.10 to Stone: thence, n. 58 E. 4.15 to stone: thence n. 53, E. 4.00 to B.O.: thence S. 27 E. 15.00 to maple: thence S. 44 E. 2.00 to Pine on bank of road: thence, along road as the line 17.14 to stake in fork of roade: thence, n. 53. w. 34.50 to the initial Corner: being that tract of land Conveyed to me by w.a. whitted in deed dated aug. 20th, 1927, not yet recorded.

This motoge is satisfied

see deed 151/79

TO HAVE AND TO HOLD, all and singular, the said Premises unto	ad Appurtenances to the said Premises belonging, or in anywise incident or apperta	Heirs Esta
and Assigns, forever. And do hereby bind myself trators, to warrant and forever defend all and singular the said Premises unto from and against. The and my	the said Mortgagee and M. M. See, as a Aministries and A	lminis ssigns dece
		whom-
And the said Mortgagor agree to insure the house and buildings on	said lot in a sum of not less than fifteen hundr	red
CT 770000 Dollar	s, in a company or companies satisfactory to the Mortgagee; and keep the	same
insured from loss or damage by fire, and assign the policy of insurance to the s fail to do so, then the said Mortgagee may cause the same to be insured in	mame and reimburse himself	y time
for the premium and expense of such insurance under this mortgage, with interest	17	
And if at any time any part of said debt, or interest thereon, be past due of the above described premises to said mortgagee, or his said said mortgage.	and unpaid,	
agree that any Judge of the Circuit Court of said State may, at chambers or of		
collect said rents and profits, applying the net proceeds thereof (after paying		
account for anything more than the rents and profits actually collected.		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an	d meaning of the parties to these Presents, that if the said Mortgagor do	o and
shall well and truly pay or cause to be paid unto the said Mortgagee the de	•	
intent and meaning of the said note, then this deed of bargain and sale shall and virtue.	cease, determine, and be utterly null and void; otherwise to remain in full	force
	tgagor to hold and enjoy the said Pre	emises
19 to the community to the second of		
witness made hand and seal, this 24 of our Lord one thousand, the hundred and July Sluer	day of duguet in the	e year
1	(1921) and in the one hundred and 02 nd,	
year of the Independence of the United States of America.		
Signed, Sealed and Delivered in the Presence of	Lillie Campbell (1	
mrs lolo main white	gree surge (I	L. S.)
J. a. Damy	(I	Ĺ. S.)
V	(I	L. S.)
		Ĺ. S.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL EST	ATE.
Treenville County.		
PERSONALLY APPEARED before me that She saw the within named Sillie County.	lo. White and made	e oath
•		
sign, seal, and as her act and deed, deliver the within wi	itten Deed: and that She with & A Stenry	
	witnessed the execution thereof.	
SWORN to before me, this 24th	V	
day of aug A. D. 192.7	1 her 1:	
day of A. D. 192. A. D. 192. A. D. 192. Notice Public for S. C.	ms. l. l. & white.	
Notice Public for S. C.	, mark	
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOV	WER.
County.		
•	do hereby co	ertify
unto all whom it may concern, that Mrs		••••••
the wife of the within named		
did this day appear before me, and upon being privately and separately examined dread or fear of any person or persons whomsoever, renounce, release and for		
Heirs and Assigns, all her interest	and estate, and also all her right and claim of Dower of in or to all and sin	 Igular
the Premises within mentioned and released.	and	G
GIVEN under my hand and seal, this		
day ofA. D. 192		
(SEAL.)		
Notary Public for S. C.		
Recorded aug. 24th, at 12;	25. P.m. 1927	