For The South Carolina	
transfer and Bauk, Greenvelle J.C.	
the without are some and which the same	
This, that day of Jour A.D., 1927	
In the presence of	
Charles Key-	
Equil E Valler	
growint decorded liquid both 1957 at 9100 a.m.	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.	;·
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Many & Traxler her	
bis Heirs and Assigns forever. And it does by bind utself, its successors and assigns, to warrant	
forever defend all and singular the said Premises unto the said Many J. Iraslu, his	
his Heirs and Assigns, from and against	1 1
total and its Successors and Assigns and every person whomso-	1 1
lawfully claiming or to claim the same or any part thereof.	
And the said mortgagor agrees to insure the house and buildings on said lot in a sum not less than	d
loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time rail to do so, ther	n
said mortgagee may cause the same to be insured in	
And if at any time any part of stid debt, or interest thereon, be past due and unpaid Daid Corporation bereby assigns the rents and profits	te
Heirs, Executors, Administrators of	or II
gns, 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 said collect said rents and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without	u jij
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if	
the said mortgager does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money	
esaid, with interest thereon, it any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine be utterly null and void; otherwise to remain in full force and virtue.	e,
AND IT IS AGREED, by and between the said parties that the said mortgagor Lel to hold enjoy the said Premises until default of payment shall be made.	d
Chicy the said 2 remove and details of payments and the said and the s	
	1 1
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly au	1-
ized officers	
on this, the 13 day of October in the of our Lord one thousand nine hundred and twenty- Aux and in the one hundred and Jufty first	ıe
of our Lord one thousand nine hundred and twenty- x cy and in the one hundred and y cycly year of the Sovereignty and Independence of the United States.	
Signed, Sealed and Delivered in the Presence of:	
n. J. Long mes Corporation	
98 Barner Dungh Bungh Workman Gresident	<u>:</u>
ATE OF SOUTH CAROLINA,]	
County of Greenville.	
PERSONALLY appeared before me 70. I longinus and made oath that	at
reportion chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the wighing	2.00
ten mortgage, and that he, with J. S. Barnes! Mereorition chartered under the laws of the State of South Carolina, sigh, sear with its corporate seal, and its the determinant of the execution thereof.	week.
	Carpo
SWORN to before me, this	i i
day of Cotalis A. D. 1926	