TOGETHER with all and TO HAVE AND TO HO						
TO HAVE AND TO HO				//		
					_	
ereby bindad forever defend all and sing	ular the said Premises 1	into the said	J. San	vies his	''''''''''''''''''''''''''''''''''''''	id assigns, to warrant
			V			
ver lawfully claiming or to cla	itse	el. ital		and its Succes	ssors and Assigns and e	very person whomso-
er lawfully claiming or to cla	im the same or any pay	thereof.	***************************************	and its paces	V	very person whomso-
And the said mortgagor a	grees to insure the house	se and buildings on said	lot in a sum not les	ss than		
om loss or damage by fire,	and assign the policy of	insurance to the said m	llars, in a company o ortgagee; and that in	r companies satisfactor the event that the m	ry to the mortgagee, and l ortgagor shall at any tin	keep the same insured ne fail to do so, then
e said mortgagee may cause th	ne same to be insured in	1	L	<i>-</i>	name and reimburse.	
			for the premium	and expense of such	insurance under this mor	tgage, with interest.
And if at any time any	part of stid debt, or in	iterest thereon, be past of	due and unpaid, Al	aid leorgo	lation dole	the rents and profits
And if at any time any	s to said mortgagee, or	h	j)	/	Heirs, Executo	ors, Administrators or
ssigns, and agree that any Jud emises and collect said rents a bility to account for anything	and profits, applying the more than the rents as	e net proceeds thereafter and profits actually collec-	chambers or otherwise (after paying cost cted.	e, appoint a receiver, of collection) upon sa	aid debt, interest, costs	or expenses; without
PROVIDED ALWAYS, r	nevertheless, and it is th	e true intent and mea	ning of the parties to	these Presents, that	if	
oresaid, with interest thereon, id be utterly null and void; of	if any be due, accordin	g to the true intent and	and truly pay or caused meaning of the sa	e to be paid unto the d note, then this dee	said mortgagee the deb d of bargain and sale s	t or sum of money hall cease, determine,
AND IT IS AGREED, b	y and between the said	parties that the said m	ortgagor	Ü		to hold
d enjoy the said Premises unt	il default of payment sh	all be made.			× - y	
-		*				
		9				
		-				
IN WITNESS WHERE	OF, the said granting co	orporation has caused i	ts corporate seal to be	e hereunto affixed and	these Presents to be subs	cribed by its duly au-
orized officers		3, +1.		1 - 4 los.		
		0			.1.11	·
ar of our Lord one thousand i				the one hundred and.	Justy- Il	111
ye	ar of the Sovereignty a	and Independence of the		7		. D
Signed, Sealed and Deliver	red in the Presence of:		Otto	aray In	vestment kman, ters, s	Corporal
	0 //	<u> </u>	924 W.	W. Wor	Rmow,	President
J. W WKINS	v, Estes)		<i>V W</i> .	IM. Wal	alra,	la Charlet Makey
TATE OF SOUTH CAROL	INA, [V
County of Greenville.	. 0 11	4				
PERSONALLY appeared W. D. Wolfeman.	before me Collins	it and	n fi	1 1	1 _ 2	and made oath that
saw W. M. Watte corporation chartered under th	is a secre	care of	VIII COUL	VINUCANIA	Mar Cold	K / 1
itten mortgage, and that he, v	0, 1,		6 ,		witnessed the execution	
SWORN to before me, this	0 1	b				
day of Ortole		A. D. 192.				
Il. Wate	Charal Est tary Public for South C	(L.S.)	le. M.	ZUMM.	an Jr.	
T	Recorded MM/	26 th	Vf 4:55	P. M.	192 6.	