restrictions and reservations contained in the deed from the said Tryon Development Company to me, reference to which is expressly made. This mortgage being given to secure balance of purchase price of said property. 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 the said premises unto the said Tryon Development Company, its successors and assigns forever. And	TOGETHER with all the rights, privileges, easements and estates conveyed to	me by the said Tryon Development Company and subject to the conditions,
given to secure balance of purchase price of said property. TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises and singular for HAVE AND TO HOLD the said premises unto the said Tyon Development Company, its successors and astrigans forever. And do bereby hind PLAGE Recembers and Assignation of the said Tyon Development Company, all successors and assignation and the said tryon Development Company, all successors and assignation and said and the said mortgages agrees to pay the said deals or some of among with interest theorem, according to the true interest and necessage of the said promiseor mores, tagether with all costs and cogness which the halder or holders of he said south said stores or be put to including a reasonable attorney's fee chargeable the above doscribed mortgaged premises, for collecting the same by demand of alterney or legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the tree interns and memoring of the said premiseor makes well and trady my or cause to be said unto the said holder or indders of said ones, the said does to the core of the many of the said mortgager date. PROVIDED ALWAYS, nevertheless, and it is the tree interns and memoring of the said premiseor more in the receive of the said premiseor potes, then this deed of bargain and rale shall evan, determine and he uncerty reall and void; otherwise to remain in full forces and viruse. Waters, Provide and viruse. Waters, Provide and the said said of America. Signed, Staled and Delivered in the Presence of: And the said and the said said and the with a said deals of America. Signed, Staled and Delivered in the Presence of: And the said and the said said and the said said said and said and said said said and said said said said said said said sai	TOGETHER with an the lights, privileges, casements and estates contested to	Company to me, reference to which is expressly made. This mortgage being
TOGETHER with all and sleader the rights, members, herefulaments and appreniance to the said premises belonging or the anywise incident or appectabiling TO HAVE AND TO HOLD the said premises unto the said Tyron Development Company, it's successors and Administrators, so warrant and forever defend all and singular the naid premises must be said Tyron Development Company, it's successors and assigns, from and aspines. Recretions, Administrators and Assigns, and cursy persons whomesever lawfully chaining or to claim the same or any part thereof. And the said mortigater green's pay the said debter or holders of the raid more and pay to the said and the said promissor motes, together with all costs and expects which the holder or holders of the raid more shall four or be put to including a reasonable automory's fee chargealte to the above described mortgastery excises, fee rollecting the asance by demand of abstractory is the part to make the said promissor motes, together with all costs and expects which the bodder or holders of an aid notes, the said drown or leads proceedings. PROVIDED ALWAYS, severtheless, and it is the true intent and meaning of the raid surprise and recreated in the true intent and meaning of the raid spromissory motes, then this deed of bargain and sale shall cease, determine and be otterly sail and evoid; otherwise treatmin in full force and virtue. Witness Development and interpretation of the raid spromissory motes, then this deed of bargain and sale shall cease, determine and be otterly sail and evoid; otherwise treatmin in the year of the raid promissory motes, then this deed of bargain and sale shall cease, determine and be otterly sail and evoid; otherwise treatmin in the year of the raid promissory motes, then this deed of bargain and sale shall cease, determine and be outerly sail and evoid; otherwise the secondary and independence of the United States of America. Signal, Scaled and Delivered in the Presence of it. Signal, Scaled and Delivered in the Presence of it. Synaph Pob		
TO HAVE AND TO HOLD the said permises unto the said Tyon Development Company, its successors and assigns forever. And	TOCETHER with all and singular the rights, members, hereditaments and appuri	enances to the said premises belonging, or in anywise incident or appertaining.
Heirs, Executors and Administrators, to warrant and torever defend all and singular the said premines into the said Troco Development Company, lift successors and assigns, from and against. Heir Executors, Administrators and Assigns, and every person whomsoever having claiming or to claim the same or any part therest. And the said mortagager agrees to pay the said debt or sum of money, with interest thereon, according to the true intent and meaning of the said promissor mores, toesther with all costs and expenses which the holder or holders of holders of attences to legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortagager documents, for collecting the sand by deather or holders of said morts, and the said promissory notes, then this deed of bargain and sale shall cease. determine and meaning of the said promissory notes, then this deed of bargain and sale shall cease. determine and be unterly nall and void; otherwise to remain in fall force and virtue. Witness They hand and seal, this before the holders of said notes, the said date or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease. determine and be unterly nall and void; otherwise to remain in fall force and virtue. Witness They hand and seal, this before the holders of the said notes, the said date or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease. determine and be unterly nall and void; otherwise to remain in fall force and virtue. Witness They hand and believed in the Presence of: Signed, Scaled and Delivered in the Presence of: Signed, Scaled and Delivered in the Presence of: Signed, Scaled and Delivered in the Presence of: SWINEN to before me, this character of the said and the presence of the presence of		
the said premises unto the said Tryon Development Company, it successors and assigns, from and against. Reculture, Administrators and Assigns, and every person whomsovere lawfully chaining or to claim the same or any part thereof. And the said mortgages agrees to pay the said device or sum of money, with interest thereos, according to the true intent and meaning of the said promissor motes, together with all costs and expenses which the holders of holders of the said mores shall incur or be put to, including a reasonable attorney's fee chargeable to the above described mertgaged promises, for cellecting the same by demand of attorney or legal proceedings. PROVIDED ALWAYS, newertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgaged one. PROVIDED ALWAYS, newertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgaged code. And the said promissor motes, then this deed of bargain and said eshall cease, destroning and be unterly notif and evide; otherwise to remain in full force and vitues. Witness Tryon and and seal, this day of Clatter of the force and vitues. Witness Tryon and and seal, this day of Clatter of the force and vitues. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Pre		•
And the said marigagor agrees to pay the said device runs of money, with interest thereas, according to the true interest, and enabling of the said promissor motes, together with all coses and expenses which the holder or holders of the said notes shall incur or be put to, including a reasonable attorney's fee changeable the above described mortgaged premises, for collecting the same by demand of attorney of legal proceedings. PROVIDED AINAYS, nevertheless, and it is the true interest and meaning of the gradies to these presents, that if the said mortgagor do and sha well and truly pay or cause to be paid unno the said holder or holders of said notes, the said debt or sum of money with interest thereon, if any shall be due, according to the true interest and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise t termain in full force and virtue. Witness. Pray hand and seal, this. Jan day of All Fundred and Seal, this and Nine Hundred and All Land and the Presence of: Severighty and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of: STATE OF SELETH CARGUINA. Country of Witness and All Land and the witness of the execution thereof. SWORN to before me, this the A. D. 1922 Secretary and the substance of the Card Card Card Card Card Card Card Card	· · · · · · · · · · · · · · · · · · ·	
And the taid mortgager agrees to pay the said debt or sum of money, with interest thereon, according to the true intent and meaning of the said promisers received mortgaged precises which the holder or holders of the said more shall incur or be put to, including a reasonable attempts' fee chargeable the above described mortgaged precises, for collecting the same by demand of attorage or legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgaged on— and shall not be said bolder or holders of said most, the said debt or same of money with interest thereon, if any shall be due, according to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be unterly rull and void; otherwise to remain in full force and virtue. Watness The Alma Alma Said, this Said of America. Signed, Scaled and Delivered in the Presence of: Signed, Scaled and Delivered in the Presence of: Signed, Scaled and Delivered in the Presence of: SEAL STATE OF SOUTH CAROLINA, County of Alma Said that he with Clausing Destroy, seal and as force as a said was a said at the said promissory and land of the seal of the said promissory and land that the within manned Selection of the said promissory and land that he with Clausing Destroy, seal and as force as a said made oath that I saw the within manned Selection of the said that he with Clausing Destroy and Independence of the United States of America. Signed, Scaled and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Alma Seal that the within said that he with said that the within said seal that the season of the said that the within said season of the said process of the said season	the said premises unto the said Tryon Development Company, its successors and assigns, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming	from and against
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to three presents, that if the said mortgagor do and sha well and truly pay or cause to be paid unto the said holder or holders of said notes, the said debt or sun of money with interest thereon, if any shall be due, according to the true incent and meaning of the said promissory notes, then this deed of bargain and said chail cease, determine and he utterly suil and void; otherwise remain in full force and virtue. Witness Pry hand and seal, this 15 II. day of 15 III. day of 15	And the said mortgagor agrees to pay the said debt or sum of money, with interest notes, together with all costs and expenses which the holder or holders of the said notes.	es shall incur or be put to, including a reasonable attorney's fee chargeable to
well and truly pay or easie to be paid moto the said holder or bedders of said notes, the said delet or sum of money with interest thereon, if any shall be doe, according to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly noll and void; otherwise termain in full force and virtue. Witness The part of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly noll and void; otherwise termain in the total part of the sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, Country of Head of the within written deed; and that he with Clause as the within samed sign, seal and as a sign, all her interest and estate and as a sign, and her rights and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN moder my hand and seal, this. (SEAL)		
Signed, Sealed and Delivered in the Presence of: Common of Management of Part Carolina, County of County	well and truly pay or cause to be paid unto the said holder or holders of said notes, the ing to the true intent and meaning of the said promissory notes, then this deed of bargain remain in full force and virtue.	e said debt or sum of money with interest thereon, if any shall be due, accord- and sale shall cease, determine and be utterly null and void; otherwise to
Sovereignty and Independence of the United States of America Signed, Scaled and Delivered in the Presence of: (SEAL STATE OF SOUTH CAROLINA, County of Action of Seal of the Within manued County of Action of South County of Action of Seal of the Within named Seal, this and that he with whom it may concern, that Mrs. (SEAL) STATE OF SOUTH CAROLINA, County of Action of South Carolina, County of Action of South Carolina, County of Action of South Carolina, County of Sou	Witness hand and seal, this 5 7 day of day of	in the year of our Lord One Thous-
(SEAL) STATE OF SOUTH CAROLINA, County of Merchan County of Merch		ne Hundred and year of the
STATE OF SOUTH CAROLINA, County of Versalisa and made oath that it saw the within named. PERSONALLY appeared before me. C. J. The Manus. PERSONALLY appeared before me. C. J. The Manus. sign, seal and as. fact act are deed, deliver the within written deed; and that he with. SWORN to before me, this the. A. D. 192 5- CRACLES TO SOUTH CAROLINA, STATE OF SOUTH CAROLINA, County of I, do hereby certification of the within name of the privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons, whose soever, renounce, release, and forever relinquish unto the within name of Tryon Development Company, its successors and assigns, all her interest and estate and all the right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this day of		
STATE OF SOUTH CAROLINA, County of Switch Carolina, County of Switch Carolina, County of Switch Carolina, PERSONALLY appeared before me C J. The Manuary and made oath that It saw the within named. Saw the within named. Sign, seal and as Switch Switch Carolina County of Switch Carolina County of State Of South Carolina, County of Switch Carolina, Renunciation of Dower Carolina, Wife of the within name define privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, draw of fear of any person or persons who seever, renounce, release, and forever retinguish unto the within name Tryon Development Company, its successors and assigns, all her interest and estate and all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this day of SEAL)	6 J. memanus	Leo. Teishaw, (SEAL)
PERSONALLY appeared before me. Q. J. T. C. Manually and made oath that I saw the within named. Gloung et al. L.	Clarence Peters	(SEAL)
PERSONALLY appeared before me. G. J. M. Saw the within named. Global plane and made oath that I saw the within named. Global plane and the with winessed the execution thereof. SWORN to before me, this the GEAL.) Notary Public Villaria Dla. 13, 192 (SEAL.) Notary Public Villaria Dla. 13, 192 (SEAL.) STATE OF SOUTH CAROLINA, County of I, many concern, that Mrs. wife of the within named did this day appear before me, and, upcheing privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whom soever, renounce, release, and forever relinquish unto the within named Tryon Development Company, its successors and assigns, all her interest and estate and all all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this day of 192 (SEAL)	STATE OF SOUTH CAROLINA.	
PERSONALLY appeared before me. A D. 192 3	1/- 1	
saw the within named. Seed and the with within written deed; and that he with. Colored and the with witnessed the execution thereof. SWORN to before me, this the	county of summer of	
deed, deliver the within written deed; and that he with witnessed the execution thereof. SWORN to before me, this the	PERSONALLY appeared before me.	and made oath that he
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SWORN to before me, this the	dead deliver the within written deed; and that he with Clause	Peters
SWORN to before me, this the		
Notary Public Negatives (SEAL) Notary Public Negatives (SEAL) STATE OF SOUTH CAROLINA, County of I, unto all whom it may concern, that Mrs. do hereby certicute all whom it may concern, that Mrs. do hereby certicute all whom it may concern, that Mrs. did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whom soever, renounce, release, and forever relinquish unto the within named Tryon Development Company, its successors and assigns, all her interest and estate and all all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this (SEAL)	***************************************	
Notary Public. Notary Public.		
Notary Public. Notary Public.	Hat of Class. A. D. 192. 3- }	
STATE OF SOUTH CAROLINA, County of	ORGANIA PATRIAL (STAIL)	. I. me manus.
STATE OF SOUTH CAROLINA, County of	(SEAL)	
STATE OF SOUTH CAROLINA, County of	Notary Public Qui alison Co.	
County of	Vom. lypines Dec. 13, 1926	
I,	STATE OF SOUTH CAROLINA, REN	UNCIATION OF DOWER
unto all whom it may concern, that Mrs	County of	
unto all whom it may concern, that Mrs	Ι.	do hereby certify
being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whom soever, renounce, release, and forever relinquish unto the within named Tryon Development Company, its successors and assigns, all her interest and estate and als all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this		
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all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this	being privately and separately examined by me, did declare that she does freely, voluntar	ily, and without any compulsion, dread or fear of any person or persons whom-
GIVEN under my hand and seal, this	soever, renounce, release, and forever relinquish unto the within named Tryon Develop	ment Company, its successors and assigns, all her interest and estate and also
day of	all her right and claim of dower of, in or to all and singular the premises within mention	ned and released.
day of	CIVEN under my hand and seal this	
(SEAL)		
	day of	
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Notary Public		
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Recorded Oct. 2/st 1925, at 3/00 o'clock P. M.	Recorded (104, 2/84 1925 at 3/00)	o'clock