ANTO TO ACTIVITY to the behavior to the sixt of the control and the control an	TOGETHER with all and singular the rights, members, hereditaments, and appurtenances to the said premises belonging, or in anywise incident or appertaining.	
animaterial content and became and forces and various for and stripe for and various for an animaterial various and various for an animaterial various and various for an animaterial various for an animaterial various for animaterial vario		
the present and major story and collection of the collection of th		
AND ITS DEFINED A good because of the control of th	administrators, to warrant and forever defend all and singular the said premises unto the said The Prudential Insurance Company of Amerika	
AND ITS DEFINED A good because of the control of th	its successors and assigns from and against 2221/2016 and 2200 mg	
more to be and white or the next over the next or with a control or with the next of the control	heirs, executors, administrators and assigns and all others whomsoever, lawfully claiming, or to claim, the same or any part thereof.	
Therenew. "As and what set it all each open or care to be seld must be read Suntation in outcomes or composed on the first of the control interests." The second of the control of the con	AND IT IS AGREED, by and between the said parties, that the said Mortgagor heirs, executors or administrators, shall and will forthwith insure the house and buildings now or hereafter erected on said lot and keep the same insured from loss or damage by fire, and in such other forms of insurance as may be required by the Mortgagee, in stock companies approved by the Mortgagee in a sum satisfactory to the Mortgagee and assign the said policy or policies of insurance to the said Mortgagee, its successors or assigns, may cause the same to be insured in its own name and reimburse itself for the premium and expenses of such insurance under the Mortgage.	
I sugaria for the first and the force becomes and the superior of any of the first of the force is bell and any of that in the promoted of any of the first promoted of the promoted of any of the first promoted of the promoted of any of the first promoted of the promoted of any of the first promoted of the promoted of	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if	
motion and the concurse of the Mercanor of it for Mercanor of the Mercanor of	of bargain and sale shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue. AND IT IS AGREED, by and between he said parties, that the Mortgagor	
and the employ to interest and strong errors. Be been used confidence from an electric transfer in the design of the control o	in the payment of any and all sums of money provided to be paid by the Mortgagor	
cool gods and beside authority in cell creases are securious for contract or or the designation of the contract of the best and the first of the designation of the best and the first of the designation of the best and the first of the designation of the best and the first of the designation of the best and the first of the designation	assigns, under the covenants of this Mortgage; or if the Mortgagor heirs, executors, administrators or assigns, shall at any time fail or neglect to insure and keep insured the house and buildings now or hereafter erected on said lot, or shall fail to assign the said policy or policies of insurance to the mortgagee, its successors or assigns; the whole debt shall, at the option of the Mortgagee, its successors or assigns, become at once due and payable, and this Mortgage may be foreclosed by said Mortgagee, its successors or assigns.	
women the and series the become delapsem, and more the deletance 3 failure to an use the cold mark deletance in the cold mark deletance of the series of	It is agreed and covenanted, by and between the said parties, that if the said Mortgagor do not hold said premises by title in fee simple, or has not good right and lawful authority to seil, convey or encumber the same; or if said premises are not free and clear of all liens and encumbrances whatsoever; or if any suits have been begun or shall be begun affecting the same, or if any tax or assessment be made or levied upon the debt secured hereby or upon the Mortgagee, or its successors or assigns, for or on account of this loan, either by the State or County, or for any local purpose, the Mortgagee, or its successors, shall have the right to declare the entire indebtedness secured hereby at once due and payable, and the Mortgagor or the person or persons claiming or holding under the Mortgagor shall at once pay the entire indebtedness secured thereby.	
heir executor, administrators or anitors, shall and will say all takes or assessments at the property hereby mentaged or this manager or band secured bereby when the and payable, and in case.  [1] all to do so, be sail Mortesco, it is necessary or assist, may pay said axes or assessments opptive which are costs or proceeding controls would be the most of spiritude of the cost of the testing under this mortes.  [2] And it is further agreed and concentrate, between the said parties, that in case the dold secured by this Mortesco, or any part iteract is critered by eath or action, or this Mortesco, for an into the bands of an attenuty for coloration, said, action or for location, the said Mortesco, are being controlled to the said synchrolic and said, with the said and said, this controlled to the said synchrolic and said that the synchrolic and said said, this controlled to the said synchrolic and said said, the synchrolic and said said the said said said the said said said and said the said said said said said said said said	become due and before they become delinquent, and upon the Mortgagor. 3 failure to so pay the said taxes, charges, public rates or assessments, the Mortgagee shall have the right to pay the same, and any sums so paid shall stand secured by this Mortgage, and bear interest from the date of payment until repaid at the rate of	
secured hereby when the and sayable and in case	And it is further agreed and covenanted, by and between the said parties, that until the debt hereby secured be paid, the said Mortgagor has	
serien or the Mortreage be foreclosed, or put into the bands of an attorney for colection, suit, action or the said Mortreage of the	secured hereby when due and payable, and in case fail to do so, the said Mortgagee, its successors or assigns, may pay said taxes or assessments together with any costs or penalties incurred thereon, or any part thereof, and reimburse itself for the same under this mortgage.	
series executions, administrations or assisted, will be chargeoidly with all costs of collections, including the title of the amount inconvered in any risk or action thereups or or herecarder.  WITNESS THE AMOUNT AND IN A COUNTY OF BOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  And and assisted and assisted and and are action of the convergence of the United States of America.  STATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  And and assisted assisted and assisted assisted assisted and assisted assis	And it is further agreed and covenanted, between the said parties, that in case the debt secured by this Mortgage, or any part thereof is collected by suit or	
STATE OF SOUTH CAROLINA.  Sworn to before me, this.  STATE OF SOUTH CAROLINA.  Country of Greenville.  Sworn in the within named.  Sworn to before me, and need being printedly and separately examined by any did declare that she does freely, colourized and person being printedly and separately examined by any did declare that she does freely, colourized and person before me, and not person or person whomseed, reconserved reducing the within named and person being printedly and separately examined by any did declare that she does freely, colourized and released for the within named and person being printedly and separately examined by any did declare that she does freely, colourized and released to succession and again and person being printedly and separately examined by any did declare that she does freely, colourized and released to successors and assigns, all her interest and established and released.  Given under my hand and east, this. I have a success and assigns all her interest and established and released.  Given under my hand and east, this. I have a succession of the premises within mentioned and released.  Given under my hand and east, this. I have a succession and a suppose and the premises within mentioned and released.  Given under my hand and east, this. I have a succession and assigns all her interest and established as a succession and assigns, all her interest and established and released.  Given under my hand and east, this. I have a succession and assigns all her interest and established and released.  Given under my hand and east, this. I have a succession and assigns all her interest and established and released.  Given under my hand and east, this. I have a succession and assigns all her interest and established and released.  Given under my hand and east, this. I have a succession and assigns a succession and assign	action or this Mortgage be foreclosed, or put into the hands of an attorney for collection, suit, action or foreclosure, the said Mortgagor.  heirs, executors, administrators or assigns, shall be chargeable with all costs of collection, including ten (10) per cent of the principal and interest on the amount involved as attorney's fees, which shall be due and payable at once, which charges and fees, together with all costs and expenses, are hereby secured and may be recovered in any suit or action hereupon or hereunder.	
STATE OF SOUTH CAROLINA.  County of Greenville.  SWORN to before me, this.  County of Greenville.  SWORN to before me, this.  County of Greenville.  STATE OF SOUTH CAROLINA.  County of Greenville.  SWORN to before me, this.  County of Greenville.  SWORN to before me, this.  County of Greenville.  SWORN to before me, this.  County of Greenville.  STATE OF SOUTH CAROLINA.  County of Greenville.  SWORN to before me, this.  County of Greenville.  I. County of Greenville.  I. County of Greenville.  County	WITNESS 1724 hand and seal , this tellently day of January in the year or our	
STATE OF SOUTH CAROLINA.  County of Greenville.  PERSONALLY appeared before me.  Jeff and as act and deed, deliver the within written Deed; and that be saw the within named.  SWORN to before me, this and the same and upon being prightedy and separately examined by me, did declare that she does freely, voluntarily, and without any compatisor.  It whom it may concern, that Mrs.  SWORN is of the within named.  A D. 192  A D.	Lord one thousand nine hundred and two enty- light find in the one hundred and	
STATE OF SOUTH CAROLINA.  County of Greenville.  PERSONALLY appeared before me.  Jeff and as act and deed, deliver the within written Deed; and that be saw the within named.  SWORN to before me, this and the same and upon being prightedy and separately examined by me, did declare that she does freely, voluntarily, and without any compatisor.  It whom it may concern, that Mrs.  SWORN is of the within named.  A D. 192  A D.	See fifty Second Vear of the Sovereignty and Independence of the United States of America.	
DERSONALLY appeared before me and made oath that \$\delta \text{he}\$ as we the within named and made oath that \$\delta \text{he}\$ he saw the within named as act and deed, deliver the within written Deed; and that he \$\frac{S}{S}\$ with act and deed, deliver the within written Deed; and that he \$\frac{S}{S}\$ with the execution thereof.  SWORN to before me, this day of \$\frac{S}{S}\$ and \$\fr	Signed scaled and delivered in the presence of	
DERSONALLY appeared before me and made oath that \$\delta \text{he}\$ as we the within named and made oath that \$\delta \text{he}\$ he saw the within named as act and deed, deliver the within written Deed; and that he \$\frac{S}{S}\$ with act and deed, deliver the within written Deed; and that he \$\frac{S}{S}\$ with the execution thereof.  SWORN to before me, this day of \$\frac{S}{S}\$ and \$\fr	(1.8)	
hat She saw the within named and seed and that he swith sign, seal and as act and deed, deliver the within written Deed; and that he with swith swith seed the execution thereof.  SWORN to before me, this day of Alexandra A. D. 1928  STATE OF SOUTH CAROLINA, Country of Greenville.  I, Alexandra A. D. 1928  State of the within named do hereby certify unto all whom it may concern, that Mrs. do hereby certify unto all whom it may concern, that Mrs. do hereby certify unto all whom it may appear before me, and upon being printedy and separately companied by me, did declare that she does freely, voluntarily, and without any computision, there wife of the within named. The Prudential Insurance Company of America, tread or face of any person or persons whomous, relonged and release and incover relimpish unto the within named. The Prudential Insurance Company of America, its successors and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this Anno Domini, 1928  Alexandra Anno	A specification of the second second	
SWORN to before me, this day of Carotary Public for S. C.  SWORN to before me, this day of Carotary Public for S. C.  STATE OF SOUTH CAROLINA.  Country of Greenville.  I, Country of Greenville.  In the wife of the within named and upon being privilely and separately examined by me, did declare that she does treely, voluntarily, and without any compulsion, tread or fact of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, resease and forever relinquish unto the within named The Prudential Insurance Company of America, test of any person or persons whomassyer, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Contract the within person or persons who are persons within mentioned and released.  Contract the within person or persons who are persons within mentioned and released.  Contract the within person or persons who are persons who are persons who are persons when the person or persons who are	Contraction of the second of t	
SWORN to before me, this.  day of A. D. 1925  STATE OF SOUTH CAROLINA,  County of Greenville.  I, A. D. 1925  The wife of the within named of hereby certify unto all whom it may concern, that Mrs.  The wife of the within named of hereby certify unto all whom it may concern, that Mrs.  The wife of the within named of hereby certify unto all whom it may concern, that Mrs.  The wife of the within named of hereby certify unto all whom it may concern, that Mrs.  The wife of the within named of hereby certify unto all whom it may computation, and without any computation, the day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any computation, thread or fear of any person or persons whomseeffer, renounce, release and forever relinquish unto the within named The Prudential Insurance Company of America, tread or fear of any person or persons whomseeffer, renounce, release and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  The wife of the within named The Prudential Insurance Company of America, tread or fear of any person or persons whomseeffer, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  The wife of the within named The Prudential Insurance Company of America, tread or fear of any person or persons whomseeffer, renown and the right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.		
SWORN to before me, this day of A. D. 192 State of SOUTH CAROLINA, County of Greenville.  I. A. D. 192 State of SOUTH CAROLINA, County of Greenville.  I. A. D. 192 State of South Carolina do hereby certify unto all whom it may concern, that Mrs.  The wife of the within named.  The wife of the within named.  The wife of the within named of the property and separately examined by me, did declare that she does treely, voluntarily, and without any compulsion, thread or fear of any person or persons whomseower, remounce, release and forever relinquish unto the within named. The Prudential Insurance Company of America, treed or fear of any person or persons whomseower, remounce, release and of lovever relinquish unto the within named. The Prudential Insurance Company of America, is successors and assigns, all ther interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and scal, this.  The state of the within mentioned and released.  Notary Public for S. C.  Notary Public for S. C.		
STATE OF SOUTH CAROLINA,  County of Greenville.  I,  Whom it may concern, that Mrs.  Life 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, life 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, life and or car of any person or persons whomsouther, renounce, release and forever relinquish unto the within named The Prudential Insurance Company of America, its successors and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  All Manno Domini, 1928.  Notary Public for S. C.  Notary Public for S. C.	SWORN to before me, this	
County of Greenville.  I, Solution of the within named the wife of the within named the wing privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, tread or fear of any person or persons whomsoeyfr, renounce, release and forever relinquish unto the within named. The Prudential Insurance Company of America, its successors and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this 2 (Constant)  Anno Domini, 192.  Notary Public for S. C.  Notary Public for S. C.	Wester Gaman (8) Leda Mª Therson	
the wife of the within named.  The production of the within named of the privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, and the production of the production of the production of the production of the within named. The Prudential Insurance Company of America, and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  The production of the within named the prudential Insurance Company of America, and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  The production of the within named the within named the within the within named the within the within named the within the within the within named the within the within named the within the with		
he wife of the within named.  It is also appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, life 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, tread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named The Prudential Insurance Company of America, ts successors and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.  Given under my hand and seal, this.  Anno Domini, 192.  Notary Public for S. C.  Notary Public for S. C.	County of Greenville.  I, Alester of June 1, Notary do hereby certify unto all	u
day of America day of	whom it may concern, that Mrs. Edwina M. Gard	
day of January Anno Domini, 1928  Clester Hurman (L. S.)  Novary Public for S. C. / P.  (1440 o'clock A. M.	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 computation, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Prudential Insurance Company of America, its successors and assigns, all her interest and estate, and also all her right and claim of dower, or, in, or to all and singular the premises within mentioned and released.	
alester Human S. C. Barr Novary Public for S. C. 197.	Given under my hand and seal, this	
Orange 28th 100 S at 11140 williams QUM		