TOGETHER with all the rights, privileges, extenents and coates conveyed to ore by the mail Tryon Development Company and subject to the condition of the condit		
restrictions and recorrections contained in the deed from the said Tryon Development Company to me, reference to which is expressly made. This mortgage be private to occur to accure to the said premises private of said properties. TO HAVE AND TO HOLD the said premises must die said Tryon Development Company, its uncessors and assigns forever. And		Υ
restrictions and recorrections contained in the deed from the said Tryon Development Company to me, reference to which is expressly made. This mortgage be private to occur to accure to the said premises private of said properties. TO HAVE AND TO HOLD the said premises must die said Tryon Development Company, its uncessors and assigns forever. And		
restrictions and recreations contained in the deed from the said Tryon Development Company to me, reterrates to which is expressly made. This mortgage be given to secure lealure of parchase price of said property. TOGETHER with all and singular the rights, members, hereoficiaments and appartenances to the said premiers belonging, or in anywise incident or apportain TO HAVE AND TO HOLD the said premiers unto the said Tryon Development Company, its successors and assigns forever. And do hereby bland. And Heirs, Everenters and Administrators and Assigns, and cevery person whomosever lawfully chaining or to claim the same or any part bereof. And the said mortgages agrees to guy the said debt or sum of money, with interest thereon, according to the true intent and meaning of the said promises once, stepsther which all costs and expresses which the bolder or believes of the said mortgaged permiss, for collecting the same by demand of aircory or kept proceedings. PROVIDED ALWAYS, recruiteless, and in is the true intent and meaning of the paid unto the said helder or bolders of right destex the said delta or must of money with interest thereon, if any shall be due, according to the true intent and meaning of the said promissory notes, then this feed of bargain and sale thall cease, determine and be unterly and and void; otherwise dynamin in fall force and vitter. Witness That hand and seal, this state of the true intent and in the One Hundred and Suffer of our Lord One The said Kine Hundred and Management of the Uffind Supks of America. Signed, Scaled and Delivered in the Presence of: And the within named Management of the Witness Supks of America. Signed, Scaled and Delivered in the Presence of: And Digital All All All All All All All All All A		$\mathcal L$
restrictions and recerciations contained in the deed from the said Tryon Development Company to me, reference to which is expressly made. This mortgage be precised in the deed from the said property. TOGETHER with all and singular the rights, nembers, hereditaments and appartenances to the said promises including in anywise incident or apportain TO HAVE AND TO HOLD the said premises state the said Tryon Development Company, its successors and assigns forever. And do hereby bland. Here said the said Tryon Development Company, its successors and assigns forever. And Here said premises unto the said Tryon Development Company, its successors and assigns forever defend all and sings. He said premises and Assigns, and every person whomsomer lawfully chaining or to claim the same or any part thereof. And the said mortgaged agrees to upor the said deter or sum of money, with interest thereon, according to the true intent and meaning of the said promises notes, together with all costs and expenses which the balder or builders of the said mortgaged premises, for collecting the same by demand of aircoray or keal proceedings. PROVIDED ALWAYS, accorditions, not in the true insure and meaning of the parties to these prevents, that if the said mortgaged premises, for collecting the same by demand of aircoray or keal proceedings. PROVIDED ALWAYS, accorditions, not in the said hofter or bolders of said motes, the said deter or more with interest thereon, if any shall be due, according to the true intent and meaning of the said promissony acts, then this deed of bargain and sale that least, that if the said mortgaged remains, for the said promissony acts, then this deed of bargain and sale that least, determine and the unterly mult and void; otherwise than it may be premised to be said promissony acts, then this deed of bargain and sale that least, determine and the unterly mult and void; otherwise the within part of the Uffinial Staphs of America. Signed, Saled and Delivered in the Presence of: SWORN to before my thin t		
restrictions and recervatives contained in the deed from the said Tryon Development Company to the reterrance to which is expressly made. This mortgage be justice to secure balance of purchase price of said property. TOGETHICH with all and singular for rights, nembers, hereframents and appartenances to the said premises belonging, or in anywise incident or apportain TO HAVE AND TO HOLD the said premises must the said Tryon Development Company, its successors and astigns forever. And do hearly bind. And High, Exertuors and Administrators and Assigns. Underever person who movement lawfully claiming or to claim the same or any part thereof. And the said nortgager agrees to pay the said dot or sum of money, with interest thereon, according to the true intent and meaning of the said promise notes, together with all coats and corporate which the holder or holders of the said most shall treat or be put in inciding a reasonable attentively a fee changeable the above described mortgaged premises, for collecting the same by demand of altering or keal proceedings. PROVIDED ALWAYS, revertheless, and it is the true intent and meaning of the said mortgager from and all all and truly pay or came to be paid into the said helder or holders of said mosts, the said éche or mujor money with interest thereon, if any shall be due, accertified mortgaged premises, for collecting the same by demand of altering or keal proceedings. PROVIDED ALWAYS, revertheless, and it is the true intent and meaning of the said promises, when the said feet or mujor money with interest thereon, if any shall be due, accertified to the true to be paid into the said helder or holders of said motes, the said éche or mujor money with interest thereon, if any shall be due, accertified to the true to be paid into the said helder or holders of said motes, the said éche or mujor money with interest thereon, if any shall be due, accertified to the true to the said and the said true true to the said to the said to the said true true true true the said true to		
restrictions and recurrations contained in the deed from the said Teyon Development Company to the reierrance to which is expressly made. This mortgage be precised and adjusted the rights, members, hereditaments and appartenances to the said premises belonging, or in anywise incident or apportant TO HAVE AND TO HOLD the said premises and the said Tryon Development Company, its successors and asterna forever. And do hereby faind. **Diff	Company and subject to the conditions.	MOODETHIED with all the rights privileges assuments and estates conveyed to me by the said Tryon Deve
TOGETHER with all and singular the rights, members, hereditarevers and appearatemences to the said premises belonging. Or in anywise incident or appertain TO HAVE AND TO HOLD the said premises unto the said Tryon Development Company, its successors and assigns forever. And		restrictions and reservations contained in the deed from the said Tryon Development Company to me, reference to
And do hereby bind. Heirs, Executors and Administrators, to warrant and forever defend all and sings. The said premises unto the said Tryon Development Company, its successors and assigns, from and against. He Executors, Administrators and Assigns, and every person whomsower havfully claiming or to claim the same or any part direct. And the said mortgaged agrees to pay the said do to sum of money, with interest thereon, according to true intent and meaning of the said promises notes, together with all oosts and expenses which the holder or holders of the said notes shall incur or be put to, including a reasonable attorney's fee chargeable the above described mortgaged premises, for collecting the same by demand of attorney or legal proceedings. PROVIDED ALMAYS, nevertheles, and it is the true intent and meaning of the parties to these pressus, that if the said mortgager do and all and truly pay or cause to be paid unto the said holder or holders of said notes, the said dold or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these pressus, that if the said mortgager do and all and truly pay or cause to be paid unto the said holder or holders of said notes, the said dold of or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the parties to these pressus, that if the said mortgager do and a vicility of the true intent and meaning of the parties to these pressus, that if the said mortgager do and a vicility of the true intent and meaning of the said holder or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the said holder or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the said notes which the said holder or sum of money with interest thereon, if any shall be due, according to the true intent and meaning of the said notes and said to the true intent and meaning of the said notes and sai		TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises
The said premises unto the said Tryon Development Company, its successors and assigns, from and against Highertones, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part direct. And the said mortegacy argers to pay the said debt or arm of money, with interest thereon, according to the true intent and meaning of the said notes shall incur or be put to, including a reasonable attorney's fee chargeable the above described mortgaged premises, for collecting the same by demand of attorney or legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgagor do and said and truly pay or come to be paid unto the said holder or holders of said notes, the said debt or sum of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the parties to these presents, that if the said mortgagor do and said in the first of the true intent and meaning of the parties to these presents, that if the said mortgagor do and said truly pay or come to be paid unto the said holder or holders of said notes, the said debt or sum of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the parties to these presents, that if the said mortgagor do and said notes, the said debt or sum of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the parties to these presents, that if the said mortgagor do and said notes, the said debt or sum of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the said notes, then the said notes, then the said notes, then the parties to the said notes, then the said notes the said notes the said debt or sum of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the said notes. The said notes the said debt or sum of money with interest thereon, if any shall be due, acceding to the true		
And the said mortgagor agrees to pay the said debt or sum of money, with interest thereon, according to the true intent and meaning of the said promiss notes, together with all costs and expenses which the holder or holders of the said notes shall incur or be put to, including a reasonable attorney's fee chargeable the above described mortgaged premises, for collecting the same by demand of attorney or legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgagor do and so all and truly pay or cause to be paid unto the said holder or holders of said notes, the said dots or sum of money with interest thereou, 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 utterly mall and void; otherwise dynam in full force and virtue. Witness. Mally hand and seal, this Malladay of the following the said debt of sum of money with interest thereou, 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 utterly mall and void; otherwise dynam in full force and virtue. Witness. Mally hand and seal, this Malladay of the parties of	Heirs.	The state of True Development Company its successors and assigns from and against
And the said mortisagor agrees to pay the said deht or sum of money, with interest thereon, according to the true intent and meaning of the said promiss notes, together with all costs and expenses which the holder or holders of the said notes shall incur or be put to, including a reasonable attorney's fee chargeable the above described mortgaged premises, for collecting the same by demand of atterney or legal proceedings. PROVIDED ALWAYS, nevertholess, and it is the true intent and meaning of the parties to these presents, that if the said mortgagor do and shall and truly pay or cause to be paid unto the said holder or holders of said notes, the said debt or sum of money with interest thereon, if any shall be due, accoming to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise lymain in full force and virtue. Witness Mill hand and seal, this Mill Aday of the funded and the said mortgagor with the said the witness of America. Signed, Seafed and Delivered in the Presence of: PERSONALLY appeared before me and made cath that said the within written deed; and that he with whitesed the execution thereof. SWORN to before me this the said that he with whitesed the execution thereof. SWORN to before me this the said that he with whitesed the execution thereof. STATE OF SOUTH WOLLING. STATE OF SOUTH WOLLING. STATE OF SOUTH WOLLING. STATE OF SOUTH WOLLING.	eof.	Executors, Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any 1
The above described mortgaged premises, for collecting the same by demand of attorney or legal proceedings. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said mortgagor do and stall and truly pay or cause to be paid unto the said belder or holders of said notes, the said debt or sun of money with interest thereon, if any shall be due, acceding to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise chain in full force and virtue. Witness. The parties of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise chain in full force and virtue. Witness. The parties of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise chain in full force and virtue. Witness. The parties of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise chain in full force and virtue. Witness. The parties of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mill and void; otherwise chain in the year of our Lord One The and Nine Hundred and full class of the parties of the partie	tent and meaning of the said promissory	And the said mortgagor agrees to pay the said debt or sum of money, with interest thereon, according to the
will and truly pay or cause to be paid unto 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 intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly mult and void; otherwise chann in full force and virtue. Witness Mill hand and seal, this Mill have of the United States of America. Witness Mill hand and seal, this Mill have of the United States of America. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: PERSONALIV appeared before me this 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 thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest thereon, if any shall be due, according to the true interest the true in the down to the true in the One Hundred and place and in the One Hundred and pla		the above described mortgaged premises, for collecting the same by demand of attorney or legal proceedings.
ing to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterty mull and void; otherwise chain in full force and virtue. Witness MM hand and seal, this MM hand and seal, this MM hand and seal, this MM hand in the One Hundred and hand hand hand hand hand hand hand		
Witness Mill hand and seal, this Mill And day of Colt in the year of our Lord One The and Nine Hundred and Mill Little States of America. Signed, Sealed and Delivered in the Presence of: State OF South CAROLINA, Corty of All and Mill Little States of America. Sealed within named Mill Little States of America. Sealed and Delivered in the Presence of: PERSONALLY appeared before me and made oath that safe the within written deed; and that he with without the within written deed; and that he with without the execution thereof. SWORN to before me this the AD 1922 SWORN to before me this the AD 1922 STATE OF SOUTH REOLINA STATE OF SOUTH REOLINA CERTIFICATION OF BOWER BY MONLY OF MILLS OF BOWER BY MONLY OF MILLS OF MILL		
Signed, Sealed and Delivered in the Presence of: Control Control Carolina Carol		
Signed, Sealed and Delivered in the Presence of: Control Control Carolina Carolina	in the year of our Lord One Thous-	Witness MIX hand and seal, this fillelst he day of Oot
Signed, Sealed and Delivered in the Presence of: Control Control Carolina Carolina	ieth) vear of the	Nine Hundred and tallette - Rill " and in the One Hundred and Re
Signed, Sealed and Delivered in the Presence of: Control Control Carolina Carolina		Sovereignty and Independence of the United States of America.
STATE OF SOUTH ROLLINA County of MILL Bessel (1 Ba man) (SEA SEA) SEAL) STATE OF SOUTH ROLLINA County of		Signed Sealed and Delivered in the Presence of
STATE OF SOUTH PRODLINA STATE OF SOUTH PRODLINA (SEAL) STATE OF SOUTH PRODLINA County of	(1 Bomar (SEAL)	La O Tillman / Mrs. Bear
STATE OF SOUTH CAROLINA, Contry of Alexandra And made oath that say the within named And South		
PERSONALLY appeared before me and made oath that say the within named Policy Services and the within named Policy Services and that he with with signs, seal and as sign, seal and seal as sign, seal		
PERSONALLY appeared before me and made oath that saw the within named 17/12 Dessel 1 Bernin 2 sign, seal and as sign, seal and seal as sign, seal and as sign, seal and seal a		
saw the within named Note Described Search Search Sign, seal and as helact deed, deliver the within written deed; and that he with witnessed the execution thereof. SWORN to before me, this the search SWORN to before me, this the search SEAL) Notary Public STATE OF SOUTH ROLLINA STATE OF SOUTH ROLLINA Country of		County of
deed, deliver the within written deed; and that he with witnessed the execution thereof. SWORN to before me, this the day of Oct. A D. 192.27 Notary Public STATE OF SOUTH COLINA County of	and made oath that he	PERSONALLY appeared before me
SWORN to before me, this the A. D. 192.2. D. C. A. D. 192.2. Notary Public. STATE OF SOUTH PUBLINA County of County	sign, seal and as held act and	saw the within named Mass Dessil 1, Deman 2
SWORN to before me, this the A. D. 192.2. D. C. A. D. 192.2. Notary Public. STATE OF SOUTH PUBLINA County of County		deed, deliver the within written deed; and that he with.
Motary Public STATE OF SOUTH OF BOLINA County of		witnessed the execution thereof.
Notary Public STATE OF SOUTH COLINA REMUNCIATION OF DOWNER MORLOGICAGE County of South Colons County of State of South Colons County of South Colons County of State of State of South Colons County of State of State of State of South Colons County of State of		SWORN to before me, this the
STATE OF SOUTHWARDOLINA County of		day of Oct. A.D. 192.2
STATE OF SOUTH COUNTY OF SOUTH	3 11 1	O O Oxide Za STAL) Co Jule
STATE OF SOUTHWARDLINA, County of Mortgage		
County of	mortosal	
		STATE OF SOUTH BOLINA.
do hereby cer		
() () () () () () () () () ()		A The state of the
unto all whom it may concern, that Mrs, wife of the within nar	, wife of the within named	unto all whom it may concern, that Mrs
did this day appear before me, and, u		
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 who 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 who	l or fear of any person or persons whom-	being privately and separately examined by the, did declare that she does freely, voluntarily, and without any compulsion
soever, renounce, release, and forever relinquish unto the within named Tryon Development Company, its successors and assigns, all her interest and estate and a white right and claim of dower of, in or to all and singular the premises within mentioned and released.	sales, and not interest and estate and anso	
GIVEN under my hand and seal, this		
day of		day ot
		Y 1
Notary Public		(SEAL)
Recorded Dec 16 16 10 1925, at 8,20 o'clock d', M.	·	Notary Public