	W. J. Kiddle, - Lurvey or, - under date of
annay 19, 1924 and bling a	e fallowing Conveyances. W. from
) and the Jane and Planter all	cled detect actuary 20, 1917
and acolded in deed book	£ 4.4 at page 77 and (2) from w. P.
dans by dud deted actob	in 3 1.646, and Woolded in alled
Look FJJ-4 page 794, in the.	Clubs affice for V. unville bound
Jouth Carolina	
This mortgage is decond	and subordinate to a mortgag
titu date herenjeith, gut	weby the crowne. Moltgongove to
the Pendential Incurance	why the above moltgagor to
the principal sum g (2000.	Of and withher thellow
Together with all and singular the rights, members, hereditaments and	appurtenances to the said premises belonging and in anywise incident or appertaining. e said Southern Bond and Mortgage Company, Inc., its successors and assigns forever.
and I do hereby hind muself find	Heirs, Executors and Administrators, to warrant and forever defend all and singular
the said premises unto the said Southern Bond and Mortgage Company, Inc., its	s successors and assigns, from and against have lawfully claiming or to claim the same or any part thereof.
AND IT IS HEREBY COVENANTED, by and between said parties, that	t the said Mortgagor will pay said notes, principal and interest, as the same become due
therefor to the Mortgagee at any time upon request, and will keep all fences, be in good condition and repair, and will neither commit waste, nor do any act by	
AND IT IS FURTHER COVENANTED, That the said Mortgagor will	l insure the buildings on said premises against loss by fire in the sum of \$
	the said Mortgagee, with loss, if any, payable to the said Mortgagee, as its or their interest of insurance to said Mortgagee, and in case the insurable improvements on said real
estate are destroyed or damaged by fire, the said Mortgagee shall have the right whether due or not.	t to apply the moneys confected from the insurance in payment of the debt seemed investy
	shall fail to pay said taxes and assessments, or shall fail to procure and keep up said sesments, and effect said insurance, and and sum so paid shall be recoverable by the Mort-
gagee in an action or suit brought therefor; and the money so advanced for the	payment of such accepted by this mortgage, and shall be forthwith due and payable;
and the said Mortgagee shall be subrogated to all the rights of the person to we as obligating the Mortgagee to pay the said taxes, assessments and insurance processing the mortgage of the person to we as obligating the Mortgagee to pay the said taxes, assessments and insurance processing the mortgage of the person to we are obligating the mortgage of the person to we are obligating the mortgage of the person to we are obligating the mortgage.	remiums.
	shall fail to keep any of the covenants herein contained, or to pay any of said principal ment is assessed within the State of South Carolina against the debt secured hereby, or
as herein provided, to pay any tax or taxes is legally inoperative, then at the c	option of said Mortgagee, the whole indebtedness and all sums secured by this mortgage,
	out notice, and this mortgage may thereupon be foreclosed for the whole amount of his services in said action, such fee to be incorporated in the judgment in said action and
secure thereby.	assign and doth hereby assign set over and transfer to the said Mortgagee all of the
	due from and after the service of a summons issued in an action to foreclose this mortal due and unpaid under this mortgage, and the said Mortgagor agrees that a receiver
may be appointed to take charge thereof.	s for
AND GITTS PORTER A COVERNATA IS AND HORIZON I MALTINGANIA	
shall be an subordinate and interior dignity to the other notes, and in the event	to of forcedosura shall mot be paideuntil the other potes described herein, together with all-
AND IT IS HIRTHER COVENANTED AND AGREED That all sa	aid notes and this mortgage are made and executed under and are in all respects to be
construed by the laws of the State of South Carolina. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning the state of the state o	ing of the parties to these presents, that if the said mortgagor shall well and truly perform
the covenants aforesaid, and pay or cause to be paid unto the said Mortgagee th	ie debt or citm of money amiesaid. Willi interest interest, it any be due, according to the
cease, determine, and be utterly null and void; otherwise, to remain in full force	ount of the Mortgagor under the terms hereof, then this deed of bargam and sale shan
11112 22 20 200000000000000000000000000	ce and virtue.
-they envenent shall be made	ce and virtue. gagor may hold and enjoy the said premises until default of payment or breach of some
other covenant shall be made. WITNESS)) () hand and seal this signed Sealed and Delivered in the Presence of	gagor may hold and enjoy the said premises until default of payment or breach of some
other covenant shall be made. WITNESS)) () hand and seal this signed Sealed and Delivered in the Presence of	gagor may hold and enjoy the said premises until default of payment or breach of some
other covenant shall be made. WITNESS 700 hand and scal this Signed, Sealed and Delivered in the Presence of	day of
other covenant shall be made. WITNESS) C. hand and seal this Signed, Sealed and Delivered in the Presence of	day of
other covenant shall be made. WITNESS 72.6 hand and seal this Signed, Sealed and Delivered in the Presence of	day of
other covenant shall be made. WITNESS DULL hand and scal this Signed, Sealed and Delivered in the Presence of STATE OF SOUTH CAROLINA, County of County o	day of
other covenant shall be made. WITNESS DICH hand and scal this Signed, Sealed and Delivered in the Presence of STATE OF SOUTH CAROLINA, County of County o	day of
other covenant shall be made. WITNESS DICCI hand and scal this Signed, Sealed and Delivered in the Presence of STATE OF SOUTH CAROLINA, County of County	day of
STATE OF SOUTH CAROLINA, County of County of County of County of County appeared Saw the within named	day of
STATE OF SOUTH CAROLINA, County of Sealed and Seal Sealed and Seal Sealed and Seal Sealed and Seal	day of
STATE OF SOUTH CAROLINA, County of Sealed and as the within named sign, seal, and as witnesses thereto. SWORN to and subscribed before me, this sign, seal, and subscribed before me, this subscribed before me, this sign, seal, and subscribed before me, this sign, seal, and subscribed before me, this subscribed before	day of
STATE OF SOUTH CAROLINA, County of	and wirtue. gagor may hold and enjoy the said premises until default of payment or breach of some day of (I. S.) (I. S.) and made oath that r the within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof,
STATE OF SOUTH CAROLINA, County of Sealed and as the within named sign, seal, and as witnesses thereto. SWORN to and subscribed before me, this sign, seal, and subscribed before me, this subscribed before me, this sign, seal, and subscribed before me, this sign, seal, and subscribed before me, this subscribed before	day of
other covenant shall be made. WITNESS	and wirtue. gagor may hold and enjoy the said premises until default of payment or breach of some day of (I. S.) (I. S.) and made oath that r the within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof,
other covenant shall be made. WITNESS 22 1 1	and made oath that The within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof,
other covenant shall be made. WITNESS	and made oath that The within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof, RENUNCIATION OF DOWER A Notary Public for South Carolina, do hereby
other covenant shall be made. WITNESS D. C. hand and scal this Signed, Sealed and Belivered in the Presence of STATE OF SOUTH CAROLINA, County of Saw the within named sign, seal, and as witnesses thereto. SWORN to and subscribed before me, this day of SWORN to and subscribed before me, this STATE OF SOUTH CAROLINA, County of SOUTH CAROLINA,	and made oath that The within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof, RENUNCIATION OF DOWER A Notary Public for South Carolina, do hereby
other covenant shall be made. WITNESS 12. 1 hand and seal this Signed, Sealed and Belivered in the Presence of STATE OF SOUTH CAROLINA, County of Sealed and Seale	Dant of the Mortgagor under the terms hereof, that his deed of bargain and sale same see and virtue. gagor may hold and enjoy the said premises until default of payment or breach of some day of
other covenant shall be made. WITNESS DELLA hand and scal this Signed, Sealed and Belivered in the Presence of STATE OF SOUTH CAROLINA, County of Saw the within named saw the within named sign, seal, and as act and deed, deliver and subscribed their names as witnesses thereto. SWORN to and subscribed before me, this day of STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of South CAROLINA,	Dank of the Mortgagor under the terms hereof, that his deed of bargan and sale sale gagor may hold and enjoy the said premises until default of payment or breach of some day of
STATE OF SOUTH CAROLINA, County of Saw the within named seal, and subscribed their names as witnesses thereto. SWORN to and subscribed before me, this sworth of the wife of the within named sign, and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the within rinterest, and estate and also all her right and claim of dower, of, in or to all	and made oath that (I. S.)
STATE OF SOUTH CAROLINA, County of Saw the within named seal, and subscribed their names as witnesses thereto. SWORN to and subscribed before me, this sworth of the wife of the within named sign, and upon being privately and separately examined by me, did declare that she persons whomsoever, renounce, release and forever relinquish unto the within rinterest, and estate and also all her right and claim of dower, of, in or to all	and rotte. Mortgagor under the terms hereor, that his deed of bargan and sate shall be and virtue. (I. S.)
other covenant shall be made. WITNESS 121	and rotte. Mortgagor under the terms hereor, that his deed of bargan and sate shall be and virtue. (I. S.)
saw the within named subscribed their names as witnesses thereto. STATE OF SOUTH CAROLINA, County of saw the within named subscribed their names as witnesses thereto. SWORN to and subscribed before me, this day of subscribed their named subscribed their names as witnesses thereto. STATE OF SOUTH CAROLINA, County of subscribed before me, this day of subscribed before me, this subscribed befor	and made oath that (I. S.) (I. S.)