Mestern Margin of a branch thence I	1.89° W. 234 feet to a stone thence n. 15°26'
W. 73 Cheek to a fount in the center	i a said Old Gedar tall road thinks
ulong the center of Raid Road N.1	17 36 6. 1298 feet to a fourt, marking
note section of Raid Old Wedar.	said Terry Shop Road, n. 63° 30' W. 1.8 9 4 Pers
to the point and place of beg	uning said track containing 75.65
acres according to Rurvey made	Try M. G. Reddle, Ourveyor, under date
January 1954 and hedrig the	same property conveyed to the Raid
James & Willis by deed date a family finder the name of fair in Willie and recorded in Deed took 33 fig	nougances (15/2 ude the name of Sair M. Willis from ary 1, 1913, one recorded in 1553, page 384 19 19 19 19 19 19 19 19 19 19 19 19 19
berky office for Tremdile Con	uty S.c. This mortgathe it beand and
Thous montagaet to the Muden	teal onsurance Company of unitical
f. Donne the Krincepal Russe o	of \$1500,00 and interest thereory
TO HAVE AND TO HOLD all and singular the said premises unto	the said Southern Bond and Mortgage Company, Inc., its successors and assigns forever.  ———Heirs, Executors and Administrators, to warrant and forever defend all and singular
the said against unto the said Southern Bond and Mortgage Company Inc.	the successors and assigns, from and against I'Me and My
Heirs, Executors, Administrators and Assigns and every person whomsoever	that the said Mortgagor will pay said notes, principal and interest, as the same become due
and payable; and will pay all taxes and assessments on and all premiums of therefor to the Mortgagee at any time upon request, and will keep all fences in good condition and repair, and will neither commit waste, nor do any ac-	buildings and other improvements now on the said real estate, and hereafter put thereon,
in responsible insurance companies approved h	by the said Mortgagee with loss, if any payable to the said Mortgagee, as its or their interest
estate are destroyed or damaged by fire, the said Mortgagee shall have the ri whether due or not.	es of insurance to said Mortgagee, and in case the insurable improvements on said real insurance in payment of the debt secured hereby or shall fail to pay said taxes and assessments, or shall fail to procure and keep up said to shall fail to procure and shall fail to procure and shall fail to procure and shall fail to shall shall be recoverable by the shall shall be recoverable by the shall shall shall be recoverable by the shall shall shall be recoverable by the shall
insurance, as herein agreed, then said Mortgagee may pay said taxes and a	ssessments, and effect said insurance, and and sum so paid shall be recoverable by the hosting the payment of such axes, assessments, insurance or other charge of whatsoever nature
on the property hereby conveyed with interest at the rate of eight per centu- and the said Mortgagee shall be subrogated to all the rights of the person to as obligating the Mortgagee to pay the said taxes, assessments and insurance	o whom such payments have been made. But nothing herein contained shall be construed e premiums.
or interest notes as they become due and payable; or in case any tax or asset	or shall fail to keep any of the covenants herein contained, or to pay any of said principal ssment is assessed within the State of South Carolina against the debt secured hereby, or any Court of competent jurisdiction of a decision that the undertaking by the Mortgagor,
as herein provided, to pay any tax or taxes is legally inoperative, then at the to-wit: the principal and interest then accrued on said notes and all advanting insurance and charges of any kind shall at once become due and payable with said moneys, including a reasonable fee to the attorney of the Mortgagee for	ne option of said Mortgagee, the whole indebtedness and all sums secured by this mortgage, nees made to or on account of the Mortgagor herein for taxes, assessments, premiums of thout notice, and this mortgage may thereupon be foreclosed for the whole amount of r his services in said action, such fee to be incorporated in the judgment in said action and
secure thereby.  AND IT IS FURTHER COVENANTED, That the said Mortgagor was a secure thereby.	will assign, and doth hereby assign, set over and transfer to the said Mortgagee all of the
gage after default in the conditions hereof, as further security for the debt to may be appointed to take charge thereof.	ng due from and after the service of a summons issued in an action to foreclose this morthen due and unpaid under this mortgage, and the said Mortgagor agrees that a receiver
AND TO TORTHER COVENANTED AND NORMED, That he he	
shall be of subordinate and inferior dignity to the other notes, and in the evinterest thereon, shall have been first paid or satisfied,	vent of foreclosure shall not be paid until the other notes described herein, together with all
AND IT IS FURTHER COVENANTED AND AGREED, That all construed by the laws of the State of South Carolina.	said notes and this mortgage are made and executed under and are in all respects to be
TO ONTE OF ALMANC properties and it is the true intent and me	caning of the parties to these presents, that if the said mortgagor shall well and truly perform the debt or sum of money aforesaid, with interest thereon, if any be due, according to the
the covenants aforesaid, and pay or cause to be paid unto the said Mortgagee true intent and meaning of the said notes, and all advances made to or on a cease, determine, and be utterly null and void; otherwise, to remain in full for	account of the Mortgagor under the terms hereof, then this deed of bargam and sale share
VITNESS My hand and seal this // th	And the said premises until default of payment or breach of some day of Allia, 1926
Signed, Sealed and Delivered in the Presence of	2 m est
M. B. M. Zowan	J. M Mills (L. S.)
Lula R. Ometh	(L. S.)
STATE OF SOUTH CAROLINA,	
County of Regizatille	
Before me, Till Birth	and made oath that
personally appearedsaw the within named J. M. M.	ulis
act and deed delt	iver the within written deed, for the uses and purposes therein mentioned, and that he, with witnessed the execution thereof,
and subscribed their names as witnesses thereto.	I 1
SWORN to and subscribed before me, this 13.74.	
day of 1926	M. B. Mc Low an
Luca R. Danto Public for S. C. Notary Public for S. C.	M. 10. M. sowar
STATE OF SOUTH CAROLINA,	
County of The way	RENUNCIATION OF DOWER
I. L. Ca N. Dmith	
certify unto all whom it may concern, that Mrs. Manne 612	a Notary Public for South Carolina, do hereby
the wife of the within named 1	, a Notary Public for South Carolina, do hereby
the wife of the within named	a Notary Public for South Carolina, do hereby
the wife of the within named	a Notary Public for South Carolina, do hereby
the wife of the within named	a Notary Public for South Carolina, do hereby
the wife of the within named	a Notary Public for South Carolina, do hereby  Mullus  —————————————————————————————————