	in the Office of the P. M.C. for Country and State aforesaid, in
	Plat Book 6. Page 137, and having the following Meles and
	To lest W. of Jones avenue. and running, thence N. 5.41
	W. 269.2 fest to an vion Pin; thence, S. 189.07W. 85 feet to a
	stake; Thence, S. 5.416. approximately 275 feet to a blake in
	point or beginning: Thence with corescent ave. M. IH. 4016. D
	leet to the point of beginning, being same land conveyed
	To me may BN, 19288, life C. F/ Hayneworth, recorded Ch. In Es
	Office, said County, Theed Booth 109, Jage 406.
	Transferred and assigned without recourse for value to
. (First Nation of Bank, Trustee, inquist 21, 1929
	Witnessey Dorothy Leach
assi	TO HAVE AND TO HOLD, all and singular the said Premises unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns for-
	ever.
	lar the said Premises unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns from and against. Musel and meirs, executors or administrators, and against every person whomsoever lawfully daiming or to claim the same or any part thereof.
	AND IT IS AGREED by and between the said parties, that the said mortgagor or heirs, executors, administrators or assigns, shall and will forthwith insure the house and buildings on the said lot in a company or companies which shall be acceptable to said PIEDMONT SAVINGS AND TRUST COM-
	PANY, and keep the same insured to the amount of
	heirs executors administrators or assigns, shall, at any
_	TRUST COMPANY, its successors or assigns; and that in case the said mortgagor of the said premises and the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors or assigns, may cause the same to be insured and reimburse itself hereunder for the premium and expenses of insurance, with interest thereon at the rate of eight per cent. per annum. AND IT IS FURTHER AGREED by and between the said parties, that the said mortgagor of the said premises whenever the same
	AND IT IS FURTHER AGREED by and between the said parties, that the said mortgagor, or the said parties, that the said mortgagor, or the said premises whenever the same shall and will, at all times hereafter during the continuance of this mortgage, pay and discharge all taxes and assessments upon the said premises whenever the same shall become due and payable; and that in case the said mortgagor, or heirs, executors, administrators or assigns, shall at any time fail or neglect or refuse to pay and discharge the same, then the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors or assigns, may pay and discharge the same, and
	reimburse itself, themselves, or herself hereunder therefor, with interest at eight per cent. Per annum.
	AND IT IS EXPRESSLY AGREED AND STIPULATED that in case the said mortgagor, or heirs, executors, administrators or assigns, shall fail or neglect or refuse to pay or cause to be paid, the interest provided for in said note, or any part thereof, after the same becomes due and payable, as aforeshall fail or neglect or refuse to insure or keep insured the house and buildings on said lot, or to assign the policy of insurance as aforesaid, or to pay and dissaid or shall fail or neglect or refuse to insure or keep insured the form the agriculture of the time fixed by law for the payment thereof; then, in any or all of such
	charge all taxes and assessments on the said premises as aforesaid, before the expiration of the fine fixed by law for the fixed by law
	costs and expenses of such collection, including ten per cent. of the amount due as attorney's fees.
	part of said interest and principal, when the same becomes due, then it shall be lawful for the said 112,000 to the said interest and principal, when the same becomes due, then it shall be lawful for the said 112,000 to the principal to the pri
	for said rents and profits after deduction of all sums pand by it of them for the mantenance and improvement of such rents and for this purpose the mortgagor hereby conprofits, taxes, insurance and all sums expended by it of them in connection with the collection of such rents and profits; and for this purpose the mortgagor hereby conprofits, taxes, insurance and all sums expended by it of them for the mantenance and improvement of such rents and profits; and for this purpose the mortgagor hereby conprofits, taxes, insurance and all sums expended by it of them for the mantenance and improvement of such rents and profits; and for this purpose the mortgagor hereby conprofits, taxes, insurance and all sums expended by it of them for them for the mantenance and improvement of such rents and profits; and for this purpose the mortgagor hereby conprofits, taxes, insurance and all sums expended by it of them for them for the mantenance and profits; and for this purpose the mortgagor hereby con-
	gage, be charged with the collection of the rents and profits of said profety and the maintenance thereof, it is successors or assigns, after the payment of said costs, insurance, taxes and expenses, is to be applied to the payment of such debt or any balance due thereon.
	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgagor, or
	or assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be due and shall follow the said to be paid and discharged, all taxes and assessments upon house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid and discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise at shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor, or heirs or assigns, heirs or assigns.
	to hold and enjoy the said premises until default of payment shall be shall
	in the year of our Lord one thousand nine hundred and and in the one numbered and and in the one numbered and
	year of Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of (L. S.)
	Mary Berry (L. S.)
	Wilton H. Carle (L. S.)
•	STATE OF SOUTH CAROLINA,
	\mathcal{N}_{α}
ı	County of Allenales Julian Sarle and made oath that BEFORE me personally appeared and made oath that he saw the within names and made oath that
•	sign, seal and as act and deed, deliver the within written deed; and that he, with witnessed the execution thereof.
•	SWORN to before me, this I start of the sword of the same of the s
	day of (1127 A. D. 1927)
Į.	Notary Public for S. C.
	RENUNCIATION OF DOWER
, (STATE OF SOUTH CAROLINA, County of Ally of County of March Carle a Katary Public do hereby certify
	I, OTher Smith Browning the wife of
	(Mary) A person or persons
	whomsoever, renounce, release and claim of dower of, in or to all and singular the premises within mentioned and released.
	GIVEN under my hand and seal this. GIVEN under my hand and seal this. GIVEN under my hand and seal this. Given grant A. D. 192.
!	4/18/my A. Carle (L. S.)
	Notary Public for S. C.
	Recorded August 2/2t 192 9, at 1/1/D"o'clock M.