And the said Mortagor apress. to insure the house and buildings on said lot in a sum of not less than THIRTEEN HUNDRED, FIFTY AND MORTAGOR The present of the Mortagor and keep the same insures from loss or damage by No. and sesting the pooley of insurance to the said Bortagore and that in the event that the Mortagore shall at any time fail to de no them the said Mortagore may cannot be made to be insurance to the said Bortagore and that in the event that the Mortagore shall at any time fail to de not the three said therefore, with interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid, the said that any daily of the Circuit Court of and State, may, as clambers or otherwise, against a receiver, with authority to the presention of all premises agree that any daily of the Circuit Court of and State, may, as clambers or otherwise, against a receiver, with authority to the presention of all premises and agree that any daily of the Circuit Court of and State, may, as clambers or otherwise, against a receiver, with authority to the presents of any time of the above described premises or all promises are counted for anything more than the results any forms and building any of the counted of the said work and many part or cause is that any forms and the said work and many part or cause is the said profined and well and many part or cause is the said profined and well and many part or cause is the said foreign and the shall cease, determine, and the present thereon, in all the past and the said foreign and the shall cease, determine, and the whorty and and only otherwise to remain it tall form and virtue. AND IT IS AGRIEND, by and all the male of the said parties, that the said Mortagor 12 COPPORED IN SAID AND AND AND AND AND AND AND AND AND AN	TOGETHER with all and singular the Rights, Members, or appertaining.	Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or
to warrant and forever defend all and singular the said Premines unto the said Mortgagee and. 1ts Successors	TO HAVE AND TO HOLD, all and singular, the said Pre	emises unto the said Mortgagee , and its successors
trom sin garbest . 15001f and 1 kg Shoons of the part thereof. And the said Mortgagor . serve 3 to insure the bose and buildings on said let in a sum of not less than. THIRTEN HUNDRED, FIFTY & NO/ADO (\$1250.00)	and Assigns, forever. And 1t does & hereby bind	itself and its successors XHAKXEWAXXEXXEXXEMENTER
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of the above described premises to said mortgages, or	time fail to do so, then the said Mortgagee may cause the sar for the premium and expense of such insurance under this mortge	me to be insured in mortgagor sname and reimburse itself age, with interest.
collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said devi, interest, costs or expense; without inability to execution for applying the net proceeds thereof actually collected actually	And if at any time any part of said debt, or interest thereo	on, be past due and unpaid,tthereby assign the rents and profits
intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, see at the said Mortgagor. AND IT IS AGREED, by and between the said parties, the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties, the said Mortgagor. AND IT IS AGREED, by and between the said parties, the said Mortgagor. AND IT IS AGREED, by and the said Mortgagor. AND IT IS AGREED, by and the said Mortgagor. AND IT IS AGREED, by and the said Mortgagor. AND IT IS AGREED, by and the said Mortgagor. AND IT IS AGREED, by and the said Mortgagor. AND IT IS AGREED, by and in the said Mortgagor. AND IT IS AGREED, by and in the said Mortgagor. AND IT IS AGREED, by and in the said Mortgagor. AND IT IS AGREED, by and in the said Mortgagor. AND IT IS AGREED. AND IT IS A	collect said rents and profits, applying the net proceeds thereof account for anything more than the rents and profits actually coll PROVIDED ALWAYS. NEVERTHELESS, and it is the transfer of the provided in the process of the provided in the process of the provided in the process of the provided in the process of the	(after paying costs of collection) upon said debt, interest, costs or expenses; without liability to lected.
until default of payment shall be made of its corporate seal to be hereunte affixed, and these presents to be provided by the day of the flat the state of the state of the flat the state of the state of the flat the state of t	intent and meaning of the said note, then this deed of bargain a	gagee the debt or sum of money, with interest thereon, if any be due, according to the true and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force
of our Lord one thousand, nine hundred and forby and in the one hundred and sixty-fourth year of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of: Mattie Jane Harling	AND IT IS AGREED, by and between the said parties, th	nat the said Mortgagorto hold and enjoy the said Premises
Signed, Sealed and Delivered in the Presence of: Mattie Jane Harling Mary Chandler Martie Jane Harling Martie Jane Harling Martie Jane Harling Martie Jane Harling Mattie Jane Harling Mattie Jane Harling Martie Jane Harling Mary Chandler Mattie Jane Harling Mary Chandler Mattie Jane Harling Mattie Jane Harl	corporation has caused its corporate cribed by its duly authorized officer in Wilness / its duly authorized officer and seal, the	seal to be hereunto affixed, and these presents to be
Mattie Jane Harling	of our Lord one thousand, nine hundred andf	
Mary Chandler (a corporation) (L S. By: P. R. Long (L S. And: W. R. Hale, Jr. (L S. And: W. R. Hale, Jr. (L S. Secretary MORTGAGE OF REAL ESTATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. Mattie Jane Harling Mattie Jane Harling Mattie Jane Harling S. Investment Company, a corporation chartered under the laws of the State of South Carolina, of said corporation sign, seal, with its corporate seal, and as the act and deed of said corporate winesed by execution thereof. S. SWORN TO before me this. 6th day of March March AD 1940 Ben. C. Thornton Notary Public for South Carolina (MORTGAGOR A CORPORATION) RENUNCIATION OF DOWER Greenville County. I, do hereby certify untall whom it may concern that Mrs. , the wife of the within named me, and upon 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 whomseever, renounce, release and forever relinquish unto the within named me, and upon 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 whomseever, renounce, release and forever relinquish unto the within named		
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SWORN TO before me this	witnessed the execution thereof. deliver the within	written deed, and that she, with Mary Chandler witnessed
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GIVEN under my hand and seal, thisday	GIVEN under my hand and seal, this	_day
of, A. D. 19	of, A. D. 19	- }
Notary Public for South Carolina.	그 사람들은 사람들이 가장 하는 것이 되었다. 그 사람들은 사람들은 사람들이 되었다.	