and keep the same insured from loss or damage by fire and assign the policy of insurance to the said mortgages. In our final to do so, then the said mortgages may pause the same to be insured in mortgager shall be not to the said to do so, then the said mortgages may pause the same to be insured in mortgager. The promises to said shall not event that the mortgager shall be promised to said the said policy of the promise to said mortgage. It is promised to said etc. or of said debt, or entrest thereon, be past due and unpaid, boreby assign the routs and profits of the above described promises to said mortgage. Or less, Executors, Administrators or Assigns, and agree that any ludge of the Circuit Court of said State may, etc. the said mortgages or less, Executors, Administrators or Assigns, and agree that any ludge of the Circuit Court of said State may, etc. coats or expenses, without liability to account for anything more than the rents and profits actually oldered. PROVIDED ALWAYS nevertheless, and it is the true intent and manning of the parties to these Presents, but if I the said mortgager do and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true circuit and mortgager to the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true circuit and mortgager to the debt or sum of money aforesaid. AND IT IS AGREEID by and between the said parties that said mortgager to both and enjoy the said Promises until dealut of payment-shall be made. WITNESS IN hand and seal, this WITNESS IN hand and seal, this WITNESS IN hand and seal this with the within manned to the control of the payment hand the within same to the control of the payment hand the control of the payment hand the control of the payment hand the control of t	againstfire and E. C.	
and keep the same insured from loss or damage by fire and swaps the policy of insurance to the said mortgages. In any time fail to do so, then the said mortgages may cause the same to be insured in mortgagors shall not do so, then the said mortgages may cause the same to be insured in mortgagors with said to do so, then the said mortgages may cause the same to be insured in himself. The premium and expense of such insurance under this mortgage, with interest. And if at an term of many not of said debt, or interest thereon be past due and unpaid, hereby assign the ronts and profits of the above described premises to said mortgage. Or like the chambers or otherwise, appoint a reverse, with surfacenty to take possession of said premises and collect said statements. Coars or expenses, without liability to account for anything more than the rents and profits actually oldered. PROVIDED ALWAYS nevertheless, and it is the true intent and meaning of the parties to these Presents, but if I the said mortgagor do and shall well and truly pay or cause to be paid unto the said mortgager. The debt or sunt of money aforesaid, with interest therom, if any be due, according to the true catent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be unterly suit and would oldered to remain it full feet and virtue. AND IT IS AGREED by and between the said parties that said mortgagor. AND IT IS AGREED by and between the said parties that said mortgagor. So the premium and said and the presence of the said mortgagor is the presence of the said mortgagor. THE STATE OF SOUTH CAROLINA GREEN VILLE COUNTY PERSONALLY appeared before me. AND TO before me this State day of the presence of the said mortgagor. AND TO before me this State day of the presence of the said mortgagor. THE STATE OF SOUTH CAROLINA COUNTY Or before me this State day of the presence of the within amany of the parties of the said of the county of the presence of the said of the parties of the said of the county of t	And the said mortgagor agree S to insurate house and buildings on said lot in a sum not less	
And if at any time any part of said debt, or interest thereon, he past due and unpaid. bereby assign the ments and profits of the above described permisses to add mortgager—or leave. Executors. Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may dishmiter or otherwise, appoint at reverse, with authority to take possession of said premiss and collect said onts and profits. Applying the net proceeds thereafter (after paying costs of collection) upon said debt, attention of said premiss and collect said onts and profits. Applying the net proceeds thereafter (after paying costs of collection) upon said debt, attention of the parties to these Presents. But if I the said mortgager—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said mortgager—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and morning of the said mortgager—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and morning of the said mortgager—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and morning of the said mortgager—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and morning of the said mortgage. AND IT IS ACREED by and between the said parties that said mortgager—the debt of paying and said shall exact, determine, and be utterly until and void, otherwise to remain in full force and virtue. WITNESS MY hand and said Premises until default of paying paying the made. WITNESS MY hand and said Premises until default of paying paying the made. WITNESS MY hand and said Premises until default of paying paying the made. WITNESS MY hand and said Premises until default of paying paying the made. WITNESS MY hand and said this and the paying the premise of the within said paying the paying the paying the paying the paying the pa	in a company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall	
And of at any time any part of said debt, or interest thereon, be past due and unpaid, be reby assign the rents and profits of the above described premises to said mortgagee or leve. Executors Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, to chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said with a control of the profits applying the net proceeds thereafter (alter paying costs of collection) upon said debt, and the parties to see the parties to debt and the cents and prolifs actually sufficient. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, but if I the said mortgager do and shall well and truly pay or cause to be paid unto the said mortgage. The debt of the said nortgager and said the said parties to the said and control of the said nortgager. As Citible D by and between the said parties that said mortgager. AND IT IS ACHIELED by and between the said parties that said mortgager. AND IT IS ACHIELED by and between the said parties that said mortgager. The state of south of one thousand, nine hundred and in the one hundred and and said. This was allowed the said parties that said mortgager and said the said parties that said mortgager. PERSONALLY appeared before me. W. E. Hallston. (L. S.) THE STATE OF SOUTH CAROLINA GREENVILLE PERSONALLY appeared before me. W. E. Hallston. (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA Renunciation of Dower. County The STATE OF SOUTH CAROLINA County The STATE OF SOUTH CAROLINA The STATE OF SOUTH CAROLINA County The STATE OF SOUTH CAROLINA The STATE OF SOUTH CAROLINA The STATE OF SOUTH CAROLINA County The STATE OF SOUTH CAROLINA The STATE OF	mortgagor's name and reimburse himself	
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Less Executors. Administrators or Assigns, and agree that any Judge of the Circuit Court of said Saite may, it shahmfor so otherwise, appoint a recover, with authority to take possession of said permisse and collect said cuts and profits. applying the net proceeds thereafter (atter paying costs of collection) upon said debt. ancrest, costs or expenses: without liability to account for anything more than the rents and profits actually sollected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if I the said mortgager do and shall well and truly pay or cause to be paid unto the said mortgager. The debt or sum of money aforesaid, with interest thereon, if any be due, according to the true ment and meaning of the said note; then this deed of bragain and sale shall cease, determine, and be utterly null and void: otherwise to remain in full force and virtue. AND IT IS ACREED by and between the said parties that said mortgager. To hold and enjoy the said Premises until default of payment shall be made. WITNISS MY hand and seal this State of house and into the one hundred and a thin the one hundred and grant and sale shall be made. WITNISS MY hand and seal this State of America. Septed, saled and delivered of the presence of the said parties that said mortgager of the Independence of the within and and as a here. A D. 1946. A D.	And if at any time any part of said debt, or interest thereon, be past due and unpaid,	
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mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true minut and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly reall and void otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor to hold and enjoy the said Premises until default of paymentshall be made. WITNESS MY hand and seal, this the interest of the United States of America. Signed, soled and delivered by the presence of the United States of America. Signed, soled and delivered by the presence of the United States of America. Signed, soled and as her are and deed deliver the within written deed, and that he with sole of the with solet. AD, 1948. THE STATE OF SOUTH CAROLINA to the saw the within named to the soleton of the written deed and that he with soleton of the written deed. The same the same the within soleton of the written deed and that he within soleton of the same the written deed and that he writnessed the execution thereof. MORK TO before me this State day to the same the same the writnessed the execution thereof. MORK TO before me this State day to the same the same the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. MORK TO before me this State day to the writnessed the execution thereof. Mortgage of Real Estate Vera H. Allston Writnessed the execution thereof. Mortgage of Real Estate Vera H. Allston Writnessed the execution thereof. Mortgage of Real Estate Vera H. Allston Writnessed the execution thereof. Mortgage of Real Estate Vera H. Allston Writnessed the execution thereof. Witnessed the execution	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents,	
AND IT IS AGREED by and between the said parties that said mortgagor AND IT IS AGREED by and between the said parties that said mortgagor to held and enjoy the said Premises until default of payment shall be made. WITNESS TO hand and seal this the vear of our Lord one thousand, nine hundred and in the one hundred and in the one hundred and United States of America. Signed, saled and delivered by the presence of the United States of America. Signed, saled and delivered by the presence of the United States of America. Signed, saled and seal this that he saw the within named Vera H. Allston with Source C. Horry (L. S.) THE STATE OF SOUTH CAROLINA Act and deed deliver the within written deed, and that he with the same the within the same that he within same the same that the same that the same the same that the same th	that if I the said mortgagor , do and shall well and truly pay or cause to be paid unto the said	
to hold and enjoy the said Premises until default of payment shall be made. WITNESS MY hand and seal, this 8th in the year of our Lord one thousand, nine bundred and in the one hundred and 72nd year of the Independence of the United States of America. Signed, railed and delivered in the presence of 1. Signed, railed and delivered in the presence of 1. Signed, railed and delivered in the presence of 1. Signed, railed and delivered in the presence of 1. Signed, railed and delivered in the presence of 1. Signed, railed and delivered in the 1. Signed, railed and made oath 1. Signed, sail and as the 1. Signed, sail and as the 1. Signed, railed and deed deliver the within written deed, and that the with 1. Signed, railed and deed deliver the within written deed, and that the within 1. Signed, railed and 1. Signed, railed and 1. Signed, railed and 1. Signed, railed and the 1. Signed, railed and railed and railed and the 1. Signed, railed and railed and the 1. Signed, railed and railed and railed and released. The STATE OF SOUTH CAROLINA Renunciation of Dower. I. do bereby certify unto did this day appear before me and upon being privately and separately examined by me, did declare that she doors freely, voluntarily and without any compulsion, dread or fear of any person, or persons whomswerer, rainance, release and forever relinquish unto the within named Hers and Assigns, all her interest and estate, and also all her right and claim of Dower of and or to all and singular the Premises within mentioned and released. Given under my hand and seal, this 1. Signed, railed and released. Given under my hand and seal, this 1. Signed,	mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true 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.	
WITNESS By band and seal this in the year of our Lord one thousand, nine hundred and in the one hundred and V2nd year of the Independence of the United States of America. Signed, galed and delivered in the presence of C. John (L. S.) THE STATE OF SOUTH CAROLINA GREEN VILLE County. PERSONALLY appeared before me Wera H. Allston and made oath that be saw the within named with Vera H. Allston witnessed the execution thereof. WORK TO before me this A. D. 1918. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County. Renunciation of Dower. County. Renunciation of Dower. County do hereby certify unto all whom it may concern that Mrs. delt this day appear before 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 whomsoever, renounce, release and forever retinguish unto the within named Heres and Assigns, all her interest and estate, and also all her right and claim of Dower of in or to all and singular the Premises within mentioned and released. Given under my hand and scal. this day of A. D. 19	AND IT IS AGREED by and between the said parties that said mortgagor	
in the one hundred and United States of America. Signed, paled and delivered it the presence of Wall C. John (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA GREENVILLE County. PERSONALLY appeared before me L. E. John within named without C. John (J. S.) THE STATE OF SOUTH CAROLINA GREENVILLE County. PERSONALLY appeared before me L. E. John written deed, and that he witnessed and as her act and deed deliver the within written deed, and that he witnessed the execution thereof. SWORN TO before me this Standary (L. S.) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County. Renunciation of Dower. County. Renunciation of Dower. County did this day appear and without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and forever relinquish unto the within named Hers and Assigns, all her interest and estate, and also all her right and claim of Dower of in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of A. D. 19	au, of	
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that he saw the within named Vera H. Allston sign. seal and as her act and deed deliver the within written deed, and that he witnessed the execution thereof. SWORN TO before me this A. D. 1948. A. D. 1948. Notary Public for South Carolina THE STATE OF SOUTH CAROLINA County. County. Renunciation of Dower. County. A do hereby certify unto all 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 whomsoever, renounce, release and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of	4 5 V 0 0 . I	
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(L. S.)		
N. D. H. G. G. J. G. Y.	\longrightarrow	
Notary Public for South Carolina / Recorded June 9th, 1948 at 11:19 A. M. #12567	Notary Public for South Carolina	