per lawfully claiming or to claim the same or any part thereof. And the said mortgager agrees to insure the house and buildings on said lot in a sum not less than Two thousand — — — — DOLLARS for insurance, and for less than Two thousand — — — — DOLLARS for insurance was not company or companies satisfactory to the mortgager, and keep the same insured from loss or dumage by fire and then hazards, and assign the pelicy of insurance to the said mortgager, and that in the event that the mortgager half at any time fail to do so, then the said mortgager say cause the same to be insured in mortgager name and e reinbursed for the permission deepones of said formin insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be part due and unpaid, the mortgager have a single the rest and profits of the above described permisses to said mortgager, or first successor or Assigns, and grees that any Judge of the Ulicaul Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premisses and collect said rens and profits, applying to the profits actually collected. PROVIDED ALWAYS, maverabeles, and it is the true insure and manning of the purite to these Presents in the said of the profits and the profits and the said force, determine, and be utserful multiply to count of anything more than the rens and profits actually collected. AND IT IS ACREED by and between the said parties that said mortgager the debt rensers under a said said capse, determine, and be utserful multiply and the profits and the said force, determine, and be utserful multiply and the said force	TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee, its successors and
strators to warment and forever indefend all and singular the said Premises unto the said Mortgager, its successors, years I and my years I are flower lawfully claiming or to claim the same or any part thereof. And the said mortgager And the said mortgager and segment of the house and buildings on said lot in a sum not less than Two Thousand ————————————————————————————————————	A C A LA 18 1 1 1 myself and my
Heis and Assigns, from and against. Myself and my Heis and Assigns, and every person whom- sever lawfully claiming or to elias the same or any part thereof. And the said mortgager: Two thousandDOLLARS cremeded coverage not less than Two thousandDOLLARS cremeded coverage not companies satisfactory to the mortgager, and level the same to be insurance, and ther hazards, and assign the pelicy of insurance to the said mortgager, and that in the event that the mortgager half at any time fail to do so, then the said mortgager may cause the same to be insuranced in mortgager. And if at any time any pastic said debt, or interest thereon, be past due and unpaid, the mortgager hase the saids to the said of said sale may, at chambers or otherwise, appoint a receiver, sugges that any louge of the Ulicius Court of add Sate may, at chambers or otherwise, appoint a receiver, each therefare (after paying iross of collection) upon said debt, interest, costs or expenses; without liability to count for anything most that the erraits and profits actually collected. PROVIDED ALWAYS, movembelses, and it is the true interest and meaning of the parties to these Presents, hat if the said unorgager chain and said shall out truly pay or cases to be paid unto the said mortgager the debt reamies until default of payments shall be made. AND IT IS ACREED by and between the said puries that said mortgager. WITNESS MY hand and seal hit is not year of our Lord one situated, nine hundred and fifty Three SWORN TO before me this. And	istrators to warrant and forever defend all and singular the said Premises unto the said Mortgagee, its successors,
Two thousand ——DOLLARS fer insurance, and no company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire and there hazards, and saign the palety of insurance to the said nortgagee, and that in the event that the mortgagor half at any time fail to do so, then the aid mortgagee may cause the same to be insured in mortgagor. The evidence of the permission and expenses of such insurance under this mortgage, with interest. And if at any time any past of said debt, or interest thereon, be past the and unpaid, the mortgagor have a sign the rents and profits of the clientic Court of said State may, at chambers or of its successor of Asigns, and grees that any Judge of the Clientic Court of said State may, at chambers or of its successor of Asigns, and cross the area of the clientic Court of said State may, at chambers or of its successor of Asigns, and cross therefore, offer paying; costs of collection), upon said debt, or interest, costs or expenses; without liability to counts for anything most than the rents and profits actually collected. PROVIDED AMMAYS, movembless, and it is the true insteal and meaning of the parties to these Precents, but if the said mostgages or, do and shall well and truly pay or cases to be paid unto the said mortgage the debt is also force, then this deed of banjain and sale shall capes, determine, and be subtry null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor shall hold and enjoy the said rents and other than the made. WITTNESS MY hand and seal, this in the year of our Lord one theatment, and the said pay of July in the year of our Lord one theatment, and the said pay of July in the year of our Lord one theatment of the presence of: WILLY MANNEY For the paying the p	
na company or companies satisfactory to the mortgagee, and late in the event that the mortgager half at any time fail to do so, then the said mortgagee may cause the same to be instanced in mortgager man and evinburded for the premiuming and expensed so such instances under this mortgage, with interest. And if at any time any past of said debt, or interest thereon, be past due and unpaid, the mortgager hand and any time any past of said debt, or interest thereon, be past due and unpaid, the mortgager hand and profits of the above described premises to said mortgage, or in successors or Assigns, and grees that any Judge of the Clicuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect and reasts and profits of the above described premises to said entered or insuccessors or Assigns, and the above described premises to said reasts and profits of the rests and profits actually collected. PROVIDED ALWAYS, movembelses, and it is the true interest and meaning of the parties to these Presents at the said measurement of any be due, according to the true interest not mortgager the debt or am of samey sforward, went interest thereon, if any be due, according to the true interest and meaning of the name of the contract of the said parties that said mortgager change the said and said all this or full force and virtue. AND IT IS AGREED by and between the said parties that said mortgager shall hold and enjoy the said remains until default of payment shall be made. WITNESS SY hand and seal, this sign, seal and as half and and said this payment shall be made. SWORN TO before me this. Manual Mortgager has been been successful to the parties of the contract of	Two thousand DOLLARS fire insurance, and
ther hazards, and assign the pelicy of insurance to the said mortgage; and that in the event that the mortgager and hall all any time fail to do as, there the said mottager any cause the same to be insuranced in mortgager. The hall all any time fail to do as, there the said mottager any time any peak of said debt, or interest thereon, be past the said unpaid, the mortgager have assigns the cents and profits of the above described premises to said mortgager, with interest. And if it any time any peak of said debt, or interest thereon, be past the said unpaid, the mortgager hereby saigns the cents and profits of the above described premises to said mortgager, or its successors or Assigns, and grees that any pulse of the Electratic Court of said State may, at chambers or otherwise, appoint a received, containing the period of the pe	
ssigns the rents and profits of the above described premises to said mortgages, or its successors or Assigns, and green that any Judge of the Livrair Court of said State may, at chambers or otherwise, applying the net procession for said premises and collect said rents and profits, applying the net process thereafter (after peying cours for collection) upon said debt, interest, cotto or express, without liability to cours for anything more than the rents and profits actually collected. PROVIDED, ALWAYS, premetheless, and it is the true intent and meaning of the parties to these Present, but if the said managesor, do and shall well and truly pay or came to be paid unto the said mortgages the debt of any of the said manages of the debt of any of the said mortgages wherealt, which interest thereous, if any be due, according to the true intent and mortgage the debt of any of the said mortgages and the said mortgages and the said mortgages and the said rents so under the said and said said coac, determine, and be stretly still and void, otherwise to remain a full force and visitue. AND IT IS AGREED by and between the said parties that said mortgages shall hold and enjoy the said remains until default of payment shall be made. WITNESS MY hand and seal, this the year of our Lond one thousand, nine hundred and fifty three said and delivered in the presence of: MILLE ARRIED AND ARRIED AND ARRIED AND ARRIED AND ARRIED AND ARRIVED AND ARRIVE	other hazards, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be insured in mortgagor name and be reimbursed for the premium and expense of such insurance under this mortgage, with interest.
has if the said mestagens, do and shall well and truly pay or cause to be paid unto the said mortgage the debt is many of morey shoresaid, which interest thereoen, if any be due, excording to the true interit and meaning of the said stock, then this deed of baspain and sale shall case, determine, and be utterly null and void; otherwise to remain full force and virtue. AND IT IS ACREED by and between the said parties that said mortgager shall hold and enjoy the said branks are all deals of payment shall be made. WITNESS MY hand and seal, this The year of our Lord one thesusand, nine hundred and fifty Three Signet, esaled and delivered in the presence of: WILLIAM MULLIAM (I.S.) (I.S.) State of Suntity Carolinus Courser Or Greenville PERSONALLY appeared before me. A livin Peasman Makhae. And of July A D., 1953 WILLIAM MULLIAM Notary Public for South Carolinus State of South Carolinus Country Or Greenville Mm. W. Marriow, Notary Public Wm. W. Marriow, Notary Public I Wm. W. Marriow, Notary Public all whom it may concern that Ms. Beatrice Danks and seal, this maned Bank Of Reale (REER & College of any person, or persons who are made of a seal of any person, or persons who are made of a seal of a seal of any person, or persons who are made of a seal of any person, or persons who are made of a seal of a seal of any person, or persons who are made of a seal of	assigns the rents and profits of the above described premises to said mortgagee, or its successors or Assigns, and agrees that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and profits actually collected.
State of South Carolina PERSONALLY species before me H. Alvin Pressure of July PERSONALLY species before me H. Alvin Pressure of July PERSONALLY species before me H. Alvin Pressure of July A D., 1953 Notary Public for South Carolina State of South Carolina State of South Carolina Notary Public for South Carolina Na. W. Wersen, Notary Public Ountry Op Greenville Ountry Op Greenville Na. W. Wersen, Notary Public Ountry Op Greenville Na. W. Wersen, Notary Public Ountry Op Greenville Na. W. Wersen, Notary Public Ountry Op Greenville Notary Public for South Carolina Recorded July 24th, 1953 at 5 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, do and shall well and truly pay or cause to be paid unto the said 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 battain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.
Three signed saled and delivered in the presence of: White Manager (I.S.) (I.S.) State of South Carolina County Or Greenville PERSONALLY appeared before me B. Alwin Pressure And made oath that he saw the within named B. M. Jankanan. Malbase sign, and and as his act and deed deliver the within wineseed the concurrence of July A. D., 1953 Wh. W. Marreny (I.S.) State of South Carolina County Or Greenville An Ackson Meabase the wife of the within named BANK OF GREER, GREER, S. C., he recommend Assigns, of South Carolina Recorded Paly State, 1953 at 3550. Notery Public for South Carolina Recorded Paly State, 1953 at 3550.	Premises until default of payment shall be made.
State of South Carolina County Or Greenville PERSONALLY appeared before me Rairin France and made oath that he saw the within named M. Jackson Medical without and the constitution thereof. SWORN TO before me this 24 day of July A. D., 1953 WM. W. Morreys, Motary Public (LS) Notary Public for South Carolina State of South Carolina State of South Carolina State of South Carolina State of South Mrs. Beatrice D. Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named M. Jackson Medical the wife of the within named Bank OF CREER, C. C., as successes and Anigns, all interest and estate, and also all her right and claim of Dower of, in or as all and angular the Passan Notary Public for South Carolina Recorded July 24th. 1953 at 3.553	WITNESS My hand and seal, this day of our Lord one thousand, nine hundred and fifty. Three
State of South Carolina PERSONALLY specied before me RAITIN Jackson Habes he saw the within named M. Jackson Habes written deed, and that he with Marron Witten deed, and that he with Marron SWORN TO before me this A day of July A D, 1953 WM. W. Marron Motary Public for South Carolina State of South Carolina Notary Public for South Carolina Recognication of Dewer Country Or Greenville M. Jackson Meddee Recognication of Dewer Country Or Greenville M. Jackson Meddee A Jackson Meddee Would and without any compution, dread or fear of any person, or years were relinquish unto the within named BANK OF GREER, GREER, S. C. is successed and inspair the Person Interest and estate, and also all her right and claim of Dower of, is we as all and inspair the Persons Notary Public for South Carolina Recorded July 24th, 1955 at 3 sets.	Signed scaled and delivered in the presence of: Machine Munior Machine Ma
State of South Carolina PERSONALLY appeared before me B. Alwin Pressure and made each that he saw the within named M. Jackson MeAbore sign, seel and as his set and deed deliver the within witnessed the execution thereof. SWORN TO before me this 2h day of July A. D., 1953 Notary Public for South Carolina State of South Carolina County Or Greenville Wm.W. Marrow, Notary Public Mm.W. Marrow, Notary Public Marrow, Notary Public for South Carolina M. Jackson McAbor Marrow, Marrow, Notary Public for South Carolina M. Jackson McAbor Marrow,	WM. W. Money (L.S.)
State of South Carolina PERSONALLY appeared before me B. Alwin France. PERSONALLY appeared before me B. Alwin France. In Jackson, Makes, Ma	(L.S.)
PERSONALLY appeared before me	(L.S.)
written deed, and that he with Mark Morrow witnessed the execution thereof. SWORN TO before me this 24 day of July A. D., 1953 Notary Public for South Carolina State of South Carolina Notary Public for South Carolina Researciation of Dower County Of Greenville I Wm.W.Merrow, Notary Public all whom it may concern that Mrs. Beatrice Defeators the wife of the within named M. Jackson McAbos did this day appear before me, and upon being privately and separately commised by me, did declare that the does form voluntarily and without any compulsion, dread or fear of any person, or persons will assume, release and for ever relinquish unto the within named BANK OF GREER, CREER, S. C. is successed and shaden mentioned and released. GIVEN under my hand and seal, this 24 day of July A. D., 1953 Notary Public for South Carolina Recorded July 34th. 1953 at 35558.	State of South Carolina Country Of Greenville
State of South Carolina State of South Carolina State of South Carolina County Of Greenville I Wa.W. Merrow, Notary Public Beatrice D. Meabon the wife of the within named M. Jackson Meabon did this day appear before me, and upon being privately and speciately consided by me, did declare that the does from ever relinquish unto the within named BANK OF GREER GREER, S. C., he successes and Assigns, affine interest and estate, and also all her right and claim of Dower of, in or me all and singular the Passing of South Carolina Recorded July 24th. 1955 at 5 sets.	he saw the within named H. Jackson McAbase
State of South Carolina State of South Carolina County Of Greenville I Wm.W. Merrow, Notary Public all whom it may concern that Mrs. Beatrice D. Makes the wife of the within named. M. Jackson McAbae did this day appear before me, and upon being privately and separately canadical by me, did declare that the does feel woluntarily and without any compulsion, dread or fear of any person, or persons who makes and sever relinquish unto the within named BANK OF GREER, GRIER, S. C. is an account and Assign. When the state is a second and severally considered by me, did declare that the does feel woluntarily and without any compulsion, dread or fear of any person, or persons who makes and sever relinquish unto the within named BANK OF GREER, GRIER, S. C. is an account and Assign. When the state is and also all her right and claim of Dower of, in or me all and singular this Pension within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953 Notary Public for South Carolina Recorded July 24th. 1983 at 3 season.	
State of South Carolina County Of Greenville I Wm.W. Morrow, Notary Public do hereby certify unastable wife of the within named M. Jackson McAbos did this day appear before me, and upon being privately and separately considered by me, did declare that the does indivoluntarily and without any compulsion, dread or fear of any person, or persons a becomes, masses on the ever relinquish unto the within named BANK OF GREER, GREER, S. C. its uncommercial Assigns, all the interest and estate, and also all her right and claim of Dower of, in or is all and singular the Prantice within mentioned and released. GIVEN under my hand and stal, this day of July A. D., 1953. Notary Public for South Carolina Recorded July 24th. 1963 at 3,283	SWORN TO before me this 24 day of July A. D., 1953
Country Of Greenville I Wm.W. Morrow, Notary Public do hereby certify unser the wife of the within named M. Jackson McAboo did this day appear before me, and upon being privately and separately constitued by me, did declare that she does feel voluntarily and without any compulsion, dread or fear of any person, or persons whenever, release and dever relinquish unto the within named BANK OF GREER, GREER, S. C., in successes and designs, all the interest and estate, and also all her right and claim of Dower of, in or me all and singular this Franks within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953 Notary Public for South Carolina Recorded July 24th. 1953 at 3,525	Notary Public for South Carolina (L.S.)
Wm.W. Morrow, Notary Public all whom it may concern that Mrs. Beatrice D. Malbes the wife of the within named M. Jackson McAbas did this day appear before me, and upon being privately and separately ementioned by ms, did declare that she does finally voluntarily and without any compulsion, dread or fear of any person, or persons of morrow, remouses, release and se ever relinquish unto the within named BANK OF GREER, GREER, S. C., its successor and Assigns, all has interest and estate, and also all her right and claim of Dower of, in or m. all and singular the Persons within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953 Notary Public for South Carolina Recorded July 34th. 1963 at 5,220	
all whom it may concern that Mrs. Beatrice D. Malbee the wife of the within named M. Jackson Malbee did this day appear before me, and upon being privately and separately constant by ms, did declare that she does from voluntarily and without any compulsion, dread or fear of any person, or persons ever relinquish unto the within named BANK OF GREER, GREER, S. C. in successes and Assigns, all in interest and estate, and also all her right and claim of Dower of, in or mall and singular the Persons mentioned and released. GIVEN under my hand and seal, this. A. D., 1953 Notary Public for South Carolina Recorded July 24th. 1965 at 5 255	State of South Carolina Renunciation of Dower
the wife of the within named. As a ckson Board and appear before me, and upon being privately and separately emanded by me, did declare that she does from voluntarily and without any compulsion, dread or fear of any person, or persons who may be ever relinquish unto the within named BANK OF GREER, GREER, S. C., is necessary and Assigns, all incinterest and estate, and also all her right and claim of Dower of, in or me all and singular the Parasine within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953. Notary Public for South Carolina Recorded July 24th. 1983 at 5 250 2.	County Of Greenville
voluntarily and without any compulsion, dread or fear of any person, or persons whenever, resource, release and deserver relinquish unto the within named BANK OF GREER, GREER, & C., iss successors and Anigos, of the interest and estate, and also all her right and claim of Dower of, in or in all and singular the Pension within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953 Notary Public for South Carolina Recorded July 24th. 1953 at 5 25.	County Of Greenville I Wm.W. Merrow, Notary Public do hereby certify unseall whom it may concern that Mrs. Beatrice D. Merrow
GIVEN under my hand and seal, this day of July A. D., 1953 WM.W. Marton (L.S.) Notary Public for South Carolina Recorded July 24th. 1983 at 5:50	County OF Greenville [Wm.W. Merrew, Notary Public do hereby certify unto all whom it may concern that Mrs. Beatrice D. Maches the wife of the within named M. Jackson McAhes
Notary Public for South Carolina Recorded July 84th. 1985 at 5556	County Of Greenville I Wm.W. Merrow, Notary Public do hereby certify unseall whom it may concern that Mrs. Beatrice D. Merrow
Recorded July 84th. 1983 at 5gks F. M. M. M. C.	Country Or Greenville I Wm.W. Morrow, Notary Public do hereby certify unseall whom it may concern that Mrs. Beatrice D. Makes the wife of the within named M. Jackson McAkes did this day appear before me, and upon being privately and separately commined by ms. did declare that the does firely, voluntarily and without any compulsion, dread or fear of any person, or persons who accounts, resource, resource, related and ever relinquish unto the within named BANK OF GREER, GREER, S. C. in successor and Assigns, M. In interest and estate, and also all her right and claim of Dower of, in the seal and singular the Parallel Makes GIVEN under my hand and seal, this day of
Harmonia and the Company of the Comp	County Of Greenville I, Wm.W. Morrow, Notary Public do hereby certify unastall whom it may concern that Mrs. Beatrice D. Makes the wife of the within named M. Jackson McAbes did this day appear before me, and upon being privately and separately committed by use, did declare that the does fately voluntarily and without any compulsion, dread or fear of any person, or persons with an accounter, release and like ever relinquish unto the within named BANK OF GREER, GREER, &. C. is successed and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or in all and singular the President within mentioned and released. GIVEN under my hand and seal, this day of July A. D., 1953. WM. W. Mussian (I.S.)