IN 112 PAGE 44			1 A	the said
TOGETHER with all and sing	ular the Rights, Members	, Hereditaments as	nd Appurtenances to	the said
remises belonging, or in anywise included the remises belonging and in anywise included the remises belonging or in anywise included the remises belonging to the remises of the remises belonging to the remises of the remises belonging to the remises of the remi	ll and singular the said Pr	emises unto the sai	d Mortgagee and	his,
Heirs and Assigns for Heirs, Executors and Administrators to Aortgagee	ll and singular the said Froncever. And 1 do her owarrant and forever defe	nd all and singular	the said Premises un	to the said
	whomsoever lawfully clair	ming of to claim the	, , ,	•
And the said mortgagor(s) agree	ee(s) to insure the house	and buildings on	DOLLARS. Fire Ins	urance and
xtended coverage in a company or co amage by fire and other hazards, an he mortgagor(s) shall at any time fai	ompanies satisfactory to the d assign the policy of insur l to do so, then the said mo	mortgagee, and kee ance to the said mor ortgagee may cause of such insurance u	ep the same insured fi tgagee; and that in the the same to be insur- under this mortgage, w	from loss or e event that ed in mort- vith interest.
And if at any time any part of sa assign the rents and profits of the a ministrators or Assigns, and agree that appoint a receiver, with authority to not proceeds thereafter (after paying	hid debt, or interest thereon bove described premises to at any Judge of the Circuit take possession of said pre g costs of collection) upon the repts and profits actually	said mortgagee, or Court of said State mises and collect san said debt, interest, y collected.	his Heirs, Exe may, at chambers of id rents and profits, a costs or expenses; with	ecutors, Ad- or otherwise, applying the nout liability
PROVIDED ALWAYS, neverthat if the said mortgagor(s), do an or sum of money aforesaid, with intesaid note, then this deed of bargain in full force and virtue.	erest thereon, if any be du and sale shall cease, determ	e, according to the nine, and be utterly	true intent and mea null and void; otherw	ining of the ise to remain
AND IT IS AGREED by and Premises until default of payment	snall be mader			
in the year of our Lord one thousa		day of o	Januai y	
Signed, scaled and delivered in the	presence of:	m Inen	neal	(L.S.)
Self Glan				(L.S.)
Marval	lexe			(L.S.)
	<del>                                     </del>			(L.S.)
			•	
State of South Mar	alina			
State of South Car	Ss:			
County Of Greenville	Willet	Hasda	and r	nade oath that
PERSONALLY appeared behe saw the within named0	IVIN WESTsig	n, seal and as hi	S act and deed deli	ver the within
written deed, and that _he with_	7		witnessed the exe	cution increor.
SWORN TO before me this January	7th day of	Troket	Chilem	,
Notary Public	for South Carolina J			
State of South Can	colina	Renur	nciation of Dowe	r
County Of Greenville		m × 1:	1.1	-la contifer unto
all whom it may concern that M	Notary rublic fo	L,	, do here	
the wife of the within named did this day appear before me, an voluntarily and without any compever relinquish unto the within		,	by me, did declare tha whomsoever, renounce	t she does freely, , release and for-
ever relinquish unto the within  Heirs and in or to all and singular the Pre	1 Assigns, all tiel interest a	nd cotate, and	all her right and clai	m of Dower of,
in or to all and singular the Free GIVEN under my hand and sea	~		y al	
vanuary	, A. D., 195_ <b>9</b>	Hara	And La	rder_
Notary Public	c for South Carolina	Malis	da m. 1	<u>∫_l_c_</u> chasmithco-greer