PROVIDED, ALWAYS, NEVERTITIESS, and it is the true internst and mounting of the portion to these Presents, that if the internst their contents and internst pure cannot be paid that the best down of the source of motors aforesaid, with internet thereous, if any the according to the true internst and meaning of the raids note. then this deed of bargain and sale shall exact, determine and be attenty mult and veal, otherwise entails in a fall force and virus. AND IT IS ACKERED, by and between the said parties, that the said mortgagor. The same and of the content internet than it is made. WITHERS THE OF SOUTH CAROLINA. Greenville Country. PERSONALLY appeared before no. AND PERSONALLY appeared before no.	TOGETHER with all and singular, the rights, members, hereditaments and an			
warmer and fearers detent all and singular for all greaters was be able. When the state of the			1	<i>// // // / / / / / / </i>
And the soft and all and singular the soft secretical materials. More and popular the soft secretical materials and soft and singular the soft secretical materials. The soft should see that the soft secretical materials and soft and secretical materials. The soft should see that soft secretical materials are soft soft in the soft secretical materials. The soft secretical materials are soft soft secretical materials. The soft secretical materials are soft secretical secret	Trust Company, its succes	SO is heirs and aski	gns, forever. And	
the contents of the state of the state of the state of the state of the contents and planted and the state of	do hereby bind Myself			/
discussed and secundary of the secundary				avngo and
And the said sustrappy — upon — to recore the brone, and baildings an said let in a sum not be from the continued of the said surfaces, — and she to the contrages — and been to the contrages — and been to the said surfaces — and she to the contrages — and relations — and relationship		1 //	' //	
Status, in a company or companies notiviency to the incompany—and are the name insured from two or due to prove the state of company—and that is the event that the event that the management and all stary dimention from two or due integers—may cause the same to be insured to. see the premium and exposes to such insurance modes this management, with interest. And it at any time any or of mick citic, or forewise them to be past due and supplied. And it at any time may all changes or or otherwise, reported a receiver, with naturally in take porterion of said secretic sale and supplied of the citic policy due to or otherwise, reported, secretic, which interest control and provides of an exposed therefore (after policy cours of collection), owner tall dath interest, only or exposed whether the control and the cents and provides of the control due to the control and the land of collection), owner tall dath interest, only or exposed whether the control and the control and the control collection. PROPORTION AND SENSETTENEDS, on the is the control and the control of the perior or from the count of an exposed and the control and the control and the control and collection, owner tall dath interest and troops and the control and the control and collection of the control and collection of the control and collection of the control and moveling of the said roots. The third deed of bergain and only shift costs, determine and be interested and collection of the control of the cont	neirs, executors, administrators/and assigns and every person whomsoever lawfully	claiming or to claim the sar	ne or any part thereof.	
as the first and margin the policy or increases to the said warringone	And the said mortgagor agree to insure the house and buildings on	said lot in a sum not less	than	
cer the greations and copouse of such incorance under this marketing, with increase. And if a may time any goar of such citis, or become thereas, he past due and suppid. Increases the greation and copouse of such citis, or become thereas, he past due and suppid. Increases the greation of such goardine, or such citis and horizone. And if a may time any or deather or otherwise, applying or colorer, with antibody to take possession of such greatine and colorer suid reason and profess of the color color of such floates parting coast of collection), suggested the color coulty collected. PROVIDENT, ALWAYS, DEVERTITIEESS, and is in the true intent and meeting of the parties to these Presents, whi if all alternatives of the such and that and all and that you are come to be just form of a said menting profess of the such controlled and the such and meeting of the parties to these Presents, whi if all alternatives are controlled in the such and meeting of the parties to these Presents, whi if all alternatives are controlled in the such and meeting of the parties to these Presents, whi if all alternatives are controlled in the such and meeting of the parties to these Presents, who if if all alternatives are controlled in the such and meeting of the parties to these Presents, who if if all alternatives are controlled in the such and meeting of the parties to these Presents, who if if all alternatives are controlled in the such and meeting of the parties of these forms and official to the such and anticology of the such and meeting of the parties and the such as a such and an anticology of the such and meeting of the parties and such and an anticology of the such and meeting and such and an anticology of the such and an anticology of the such and an anticology of the such and also all her citized and controlled and reference on the such and an anticology of the such and an anticology of the such and also all her citized and chain of Dowell of an an anticology of the such and anticology of the such and an anticology of				
THE STATE OF SOUTH CAROLINA. Overland the state of the s				
And it it as my time son part of said death or interest thereon, he past due and myorid. Increductive promises a said morragence. The content of said better may, all disables or interest charges applicated in the content of said promises and collect said remes and profits, applicated in the remember thereofor (ofter pring cent of collection), upon sold doll, bettered, on our expense; without liability to past prince of said profits and collect said reme and profits, applying of the parties and the profits, applying of the parties and profits, applying of the parties and profits. HOVOTORY, ALWAYS, NEVERTHEISESS, and is is to true intold and marking of the parties are these Prosents, that it. AND IT IS AGREED, by and between the said parties, that the said morragence. The death or man of more parties and with instruct thereous, it any into account in fall three and visite. AND IT IS AGREED, by and between the said parties, that the said morragence. AND IT IS AGREED, by and between the said parties, that the said morragence. The parties would teached or approach table be mode. WITHERSS. MAY hand and seal. Dis. AND IT IS AGREED, by and between the said parties, that the said morragence. Singed, Saided and Delivered in the Processes of the Saided Saider of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of Market. Singed, Saided and Delivered in the Processes of Market. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. And Delivered in the said and the content of America. And Delivered in the said saided and the said and the content of the said and the con	mortgagee may cause the same to be insured in		name and	reimburse
And it it as my time son part of said death or interest thereon, he past due and myorid. Increductive promises a said morragence. The content of said better may, all disables or interest charges applicated in the content of said promises and collect said remes and profits, applicated in the remember thereofor (ofter pring cent of collection), upon sold doll, bettered, on our expense; without liability to past prince of said profits and collect said reme and profits, applying of the parties and the profits, applying of the parties and profits, applying of the parties and profits. HOVOTORY, ALWAYS, NEVERTHEISESS, and is is to true intold and marking of the parties are these Prosents, that it. AND IT IS AGREED, by and between the said parties, that the said morragence. The death or man of more parties and with instruct thereous, it any into account in fall three and visite. AND IT IS AGREED, by and between the said parties, that the said morragence. AND IT IS AGREED, by and between the said parties, that the said morragence. The parties would teached or approach table be mode. WITHERSS. MAY hand and seal. Dis. AND IT IS AGREED, by and between the said parties, that the said morragence. Singed, Saided and Delivered in the Processes of the Saided Saider of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of Market. Singed, Saided and Delivered in the Processes of Market. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. Singed, Saided and Delivered in the Processes of America. And Delivered in the said and the content of America. And Delivered in the said saided and the said and the content of the said and the con	for the premium and expense of such insurance under this mortgage, with interest,		Λ	
THE STATE OF SOUTH CAROLINA, Ordered before the trainer on the seed and seed of the seed	-		hereb	y assign the rents and profits of the
THE STATE OF SOUTH CAROLINA, Ordered before the trainer on the seed and seed of the seed	boye-described premises to said mortgagee, or	heirs, executors, adminis	strators or assigns, and	agree that any Judge of the Circui
CLASS THE STATE OF SOUTH CAROLINA, Greening of the price and and active process of the price to these Process, the state and set of the price and set of the				
PROVIDED, ALWAYS, NEVERTITIESS, and it is the true internst and mounting of the portion to these Presents, that if the internst their contents and internst pure cannot be paid that the best down of the source of motors aforesaid, with internet thereous, if any the according to the true internst and meaning of the raids note. then this deed of bargain and sale shall exact, determine and be attenty mult and veal, otherwise entails in a fall force and virus. AND IT IS ACKERED, by and between the said parties, that the said mortgagor. The same and of the content internet than it is made. WITHERS THE OF SOUTH CAROLINA. Greenville Country. PERSONALLY appeared before no. AND PERSONALLY appeared before no.	net proceeds thereafter (after paying costs of collection), upon said debt, intere	st, cost or expenses; without	liability to account for	anything more than the rents and profit
aid mortgages—, do and shall well and truly pay or cause to be paid turn the said mortages— (the delse or sam of money alcovasid, with interest thereon, if any line according to the true istems and manufact of the said note, then this deed of bargain and said shall coase, determine and be utterly call and void, otherwise causin in full force and virtue. AND IT IS ACHEER, by and between the said parties, that the said mortgager— "The mortines usual detail of proposed whall be mode. WITNESS May have and end this. WITNESS May have and and end this. Signed, Seeled and Delivered in the Presence of I Mary M. Part D. G. S. Signed, Seeled and Delivered in the Presence of I Mary M. Part D. G. S. THE STATE OF SOUTH CAROLINA. Greenwise Coase, FRESONALIN appeared before me and made doubt dist. be saw the within named. M. D. W. J. MORTGAGE OF REAL ESTAT Writenessed the execution theroof. SWORN to before me, this. A. D. W. J. Who are the said of the security with all whom it may concord, that Mrs. J. W. J. Who are the said of the said of the within named. M. J. Who are the said of the within named. M. J.	ctually collected.		and Dunganta that if	th.
the according to the true status and according of the said rote then this deed of bargain and safe shall coase, determine and be atterly not and void, otherwise contain in full force and virtue. AND IT IS ACREED, by and between the said parties, that the said mortgagor				
AND IT IS AGREED, by and between the said parties, that the said mortgagor Peculisies until default of payment shall be made. WITNESS My hand and stal this 29 k. Asy of Agreed MITNESS My of Life of the Independence of the United States of Assertice. Signal, Scaled and Delivered in the Presency of WITNESS PERSONALIV appeared before to. Greenville County. PERSONALIV appeared before to. J. Willburg M. Bast. MORTGAGE OF REAL ESTAT Greenville County. Sign, seal, and as Real as and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Lay of Life STATE OF SOUTH CAROLINA, Coverville County. Notary Public for South Carolina PERSONALIV appeared before to. A. D. 1936 PERSONALIV and all when it may consolid that Mrs. Coverville County. I				
Premises until Charlet of payment shall be made. WITHNESS. They had and seal, this and seal, this and the year of our Lord sinceken bandered and the state of America. Signed Scaled and Delivered in the Presence of the Independence of the Lindespectation of the Premise of the Independence of the Lindespectation of the Premise of the Independence of Independence o	remain in full force and virtue.			
n the year of our Lord minutes is undered and the United States of America. Singed, Scaled and Delivered in the Presence of Singed, Scaled and Scaled in the State of South Carolina Scaled in the State of South Carolina Scaled in the United States of South Carolina Scaled in the State of South Carolina Scaled i	AND IT IS AGREED, by and between the said parties, that the said mortg Premises until default of payment shall be made.	agor	<u>0</u>	to hold and enjoy the sai
n the year of our Lord minutes is undered and the United States of America. Singed, Scaled and Delivered in the Presence of Singed, Scaled and Scaled in the State of South Carolina Scaled in the State of South Carolina Scaled in the United States of South Carolina Scaled in the State of South Carolina Scaled i	WITNESS hand and seal, this	29 H.	day of A	ril
Signal Scaled and Delivered in the Presump of Medical States of America. Signal Scaled and Delivered in the Presump of Medical Scales. C. C. S. C. S. C. C. S. C. S. C. C. S. C.				
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me fight, seal, and as Lace and deed, deliver the within written Deed; and that he, with withen seal, and as Lace and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this. A D 1926 THE STATE OF SOUTH CAROLINA, (SEAL) Notary Public for South Carolina THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE Greenville County. THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE Greenville County. THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE wife of the within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE wife of the within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE wife of the within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE wife of the within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE wife of the within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named De H. Lace A D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE within named D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE WITH D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE WITH D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE WITH D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF DOWE WITH D 1926 THE STATE OF SOUTH CAROLINA, 1, RENUNCIATION OF THE STATE OF THE STAT	year of the Independence of the United States of America.	,		
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. J. Wilhur Hicks MORTGAGE OF REAL ESTAT Mort			51 B	1 H
THE STATE OF SOUTH CAROLINA, Crewille County, PFRSONALLY appeared before me J. Wilburn Sticks and made oath that the saw the within named. J. Buth MORTGAGE OF REAL ESTAT Mortgage of Real and Secultion Mortgage of Real ESTAT Mortgage of Real ESTAT Mortgage of Real ESTAT Mortgage of Real ESTAT Mortgage of Real and declared within named. Mortgage of Real and declared within mortgage of Real of R		To e		/// (L. S.
FHE STATE OF SOUTH CAROLINA, Greenville County. FERSONALLY appeared before me J. Wilhur Hicker and made oath that be saw the within named. J. Wilhur High. SWORN to before me, this. day of Life STATE OF SOUTH CAROLINA, Greenville County. I. Mary M. Rast. Greenville within named. J. Wilhold More in the within named. Wilhold Whom it may concepts, that Mrs. Lattle without any compulsion, dread or fear of any person or person whomsoever, recounce, release, and forever relinguish unto the within named. Wilhold Wilhin mentioned and released. Given a dear of any person of person of the county of the within named. Wilhold Wilhin mentioned and released. Given under my hand and seal, this. J. M. D. 1926. J. J	Mary M. Mast.			(L, S.
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me for the within named for the within memory for				(L. S.
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me for the within named for the within memory for				(L. S.
SWORN to before me, this day of Well A. D. 1926 THE STATE OF SOUTH CAROLINA, Greenville County. I, Many Motary Public for South Carolina RENUNCIATION OF DOWE did 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Wilman atom Dawing and Just bompany, the within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 346. A. D. 19	0.50	Dicke Bitt	<u> </u>	
SWORN to before me, this day of Well A. D. 1926 THE STATE OF SOUTH CAROLINA, Greenville County. I, Many Motary Public for South Carolina RENUNCIATION OF DOWE did 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Wilman atom Dawing and Just bompany, the within mentioned and released. GIVEN under my hand and seal, this day of A. D. 19 346. A. D. 19	9 '			
SWORN to before me, this. day of				
day of Archive Carolina THE STATE OF SOUTH CAROLINA, Greenville County. I. Many M. Bast Built did this day appear before no 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Wilmany A. D. 19.34 GIVEN under my hand and seal, this A. D. 19.34 A. D.	1 204		withe	ssed the execution thereof.
Motary Public for South Carolina RENUNCIATION OF DOWE Greenville County. I. Many M. Bast do hereby certify unto all whom it may concern, that Mrs. Lama B. Bitt wife of the within named Jole H. Britt wife of the within named Jole H. Britt whom 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 person whomsoever, renounce, release, and forever relinquish unto the within named Wilman at a Maring and Tust bampany Town Within mentioned and released. GIVEN under my hand and seal, this 29 th day of Akril A. D. 19 24 Lama B. Britt Motary Public for South Carolina (I. 5)		2.91	il haras	(L'aba)
Notary Public for South Carolina RENUNCIATION OF DOWE Greenville County. I,	day of, A. D. 19.26		MW &	TWIED
THE STATE OF SOUTH CAROLINA, Greenville County. I. May M. Rast do hereby certify unto all whom it may concern, that Mrs. Lama B. Built wife of the within named. Who hereby certify unto all whom it may concern, that Mrs. Lama B. Built did this day appear before no 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Who have the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Who have the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Who have the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release, and forever relinquish unto the within named. Who have the separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person	Notary Public for South Carolina (SEAL)			
Greenville County. I, May M. Rast do hereby certify unto all whom it may concern, that Mrs. Lama B. Britt wife of the within named. 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Wilming atom Savings and Just Company To the Company of the				
I,	THE STATE OF SOUTH CAROLINA, \			RENUNCIATION OF DOWE
do hereby certify unto all whom it may concern, that Mrs. Laura B. Built wife of the within named. H. Brill 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 person whomsoever, renounce, release, and forever relinquish unto the within named. Wilmington Bauing and Just loompaug the within person or person whomsoever, renounce, release, and Assigns, all her interest and estate, and also all her right and claim of Dowervof, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this 29th day of Agril Rast (L. 5). Notary Public for South Carolina CL. 5).				
wife of the within named 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 person whomsoever, renounce, release, and forever relinquish unto the within named Wilmington Beies, and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premis within mentioned and released. GIVEN under my hand and seal, this A. D. 19 36 A. D. 19 36 A. D. 19 36 Notary Public for South Carolina (L. S.) Notary Public for South Carolina	I, Mary M. Class	<u> </u>	1 –	
whomsoever, renounce, release, and forever relinquish unto the within named. Wilmington Savings and Interest and estate, and also all her right and claim of Dower, of, in or to, all and singular the Premis within mentioned and released. GIVEN under my hand and seal, this. A. D. 19 36, Notary Public for South Carolina	do hereby certify unto all whom it may concern, that Mrs Lama	13.12 ut		
whomsoever, renounce, release, and forever relinquish unto the within named. Wilmington Savings and Trust loombary its uccessors 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 Premis within mentioned and released. GIVEN under my hand and seal, this 29th day of Akril A. D. 19.34, Notary Public for South Carolina (L. 53)	wife of the within named			
Wilmington Savings and State and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and this also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and the state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and the state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and the state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and the state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this and the state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this are state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released. GIVEN under my hand and seal, this are state, and also all her right and claim of Dower, of, in or to, all and singular the Premise within mentioned and released.	and upon being privately and separately examined by me, did declare that she does	freely, voluntarily and wit	hout any compulsion, d	read or fear of any person or person
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 Premise within mentioned and released. GIVEN under my hand and seal, this	h_1 .	• /	, //	Same its
day of Mary Public for South Carolina GIVEN under my hand and seal, this 29th Laura B Britte Mary Public for South Carolina				
GIVEN under my hand and seal, this 29th day of Akril A. D. 1936, Laura B. Britt Motary Public for South Carolina GIVEN under my hand and seal, this 29th Laura B. Britt Notary Public for South Carolina		are, and arso an her right a	ing claim of Dowel, vol.	or to, an and oniguna me richino
day of Akril A. D. 19 36, Laura B Britt Mary Public for South Carolina Carolina	a att			
Many M. (Last (L. S.)) Notary Public for South Carolina		Span.	BE	3. :4.
	day of, A. D. 19.30	Jun	a do	MA
	the second secon	∵		
Provided (16) 10 30 10 36 or 11:45 eichel R. M.	Norman Public for South Carolina (L. S.),			
Percented 1/1/1/1/1/ W IV IVot /// Octobe 1977 IV.	Notary Public for South Carolina (L. S.),	```		
, v	Notary Public for South Carolina Recorded 4511 30 ,1936at	11:45 o'clock,	A. M.	