TO HAVE AND TO HO	LD, all and singular, the said Premises unto the said D'J Strag, Collen M. Long
and Jas.	M. Gaing, their Heirs and Assigns, forever. And,
//	
hereby bind	neirs, Executors and Administrators,
warrant and forever defend, a	ill and singular the said premises unto the said O. I. Hong. Cllen M. Hong.
and Jas, W.	Downg, their Heirs and Assigns, from and against My
	and Assigns, and every person whomsoever lawfully claiming or to claim the same, or any part thereof.
	\mathcal{M} \mathcal{O}
And the said Mortgagor.	agree to insure the house and buildings on said lot in a sum not less than JWD him dall and
July	Dollars (in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damage insurance to said Mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may
fire, and assign the policy of	
ise the same to be insured in	n their name and reimburse. Themselves
the premium and expenses of	such insurance under this mortgage, with interest.
•	
And if at any time any pe	art of said debt, or interest thereon, be past due and unpaid
shove described premises to	said mortgages or the day Heira Evacutors Administrative and any that a Line and
uit Court of said State may,	Heirs, Executors, Administrators of Assigns, and agree that any Judge of the at chambers or otherwise, appoint a receiver with authority to take possessital of said permises after collect said rents and profits, applying the net sats of collection) upon the said debt, interest, costs or expenses; without hability account he anything more than the rents and profits actually anything more than the rents and profits actually VEVERTHELESS, and it is the true intent and meaning of the particle to these the cents at left.
ected.	its of collection) upon the said debt, interest, costs or expenses; without hability the account of anything more than the rents and profits actually
PROVIDED ALWAYS, N	NEVERTHELESS, and it is the true intent and meaning of the parties of large beautist that if
said mortgagor, do and s	WEVERTHELESS, and it is the true intent and meaning of the parties to take Attended, or support moneyer resaid, with interest thereon, if any be and meaning of the said note, then this deed of bargain and sale shall cease determine and be utterned by the said not shall be made. The said parties, that the said mortgagor and sale shall be made. The said parties and Seal this
, according to the true intent e and virtue.	and meaning of the said note, then this deed of bargarantin sale short cease determine and be utilized hull and void; otherwise to remain in full
AND IT IS ACREED 1	and between the said parties, that the said martanana
nises until default of paymer	at shall be made.
WITNESS	1. Hand and Seal , this day of Masch
//	LO and state of the state of th
in the year of our Lord on	e thousand nine hundred and
Kifty - W	year of the Sovereignty and Independence of the United States of America.
Signed, Sealed and De	elivered in the Presence of
0	
tills affect	aulan) Fannie Thodes andrews (Seal.)
W. b. Sless	adsichs (Seal.)
	(Geal.)
	SATISFACTION (Seal.)
	TISFACTION
•	SATISTA and holder of a mongage (1975),
	OLINA. , STATE OF SOUTH CAROLINA COUNTY Character to one was and house the county of t
E STATE OF SOUTH CAR	OLINA, STATE COUNTY COU
Greenville County.	W. Jon Charles of REAL ESTATE OF THE STATE O
	the state of the s
PERSONALLY appeared	before me
made oath thathe saw	the within named the state of t
	the within named the second of
^	and the second of the second o
seal, and as	act and deed, deser the within written beer, and that he, with
·	51 De Sola Marie de Constante d
	witnessed the execution thereof.
SWORN to before me, this.	16 to the Dwell was
i Mass	A DISS CAROLING IN THE RICHARD
les tan. 1	TATE OF THE SELECTION SELECTION SELECTION SELECTION SELECTION
	Notary Public for South Chirolby All Annual W. Home
	and I've and
	and made cath that he saw that send that he execution thereof.
STATE OF SOUTH CAR	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Greenville County.	A G 1941 AENUNCIATION OF DOWER
. ALTERNATION LAUGILY.	TATTY TO place of the St. St. St.
-	# 1 1 LAND LAND LAND LAND
-	Telling Hoot to the year
-	Mi 10 and the state of the 1949,
-	t may concern, that Mrs. William Carry to the to 2, 1949
-	t may concern, that Mrs. William Factor Factor 2, 1949 SEA did this day appear before me
-	t may consern, that Mrs. William Facility 1949 SEA did this day appear before me rately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever
=	t may concern, that Mrs. William Facility Facility 1949 SEA did this day appear before me arately examined by me, did declare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever
-	t may consern, that Mrs. William Factor 1949 did this day appear before me rately examined by me, did doctare that she does freely, voluntarily and without compulsion, dread or fear of any person or persons whomsoever inquish unto the within named an insurance of the control of the cont
-	t may concern, that Mrs. William James Ja
-	t may consern, that Mrs. William Factor Feeler 1949 did this day appear before me arately examined by me, did declare that she does freely toolfintarily and without compulsion, dread or fear of any person or persons whomsoever inquish unto the within namedyn in the namedyn inquish unto the within namedyn inquish unto the within namedyn inquish unto the mitting 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
I,	t may concern, that Mrs. SE A Good And this day appear before me did this day appear before me did this day appear before me did declare that she does freely, wolfintarily and without compulsion, dread or fear of any person or persons whomsoever inquish unto the within named and also all her right and claim of dower, of, in or to all and singular, the premises
I,	t may concern, that Mrs. SEA July
I, of the within named pon being privately and sepanance, release and forever reliance and mentioned and released.	t may consern, that Mrs
I, of the within named upon being privately and separance, release and forever reliant mentioned and released. GIVEN under my hand an	nd seal, this
I,	nd seal, this