J. H. Price, Jr. Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young, seal and as their act and deed deliver the within written deed, and that She with J. Sworn to before me this 4th y of April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	singular the said premises unto the said mortgagee, Administrators and Assigns, and every person whomsome Thousand (\$10,000) fire and Dollars, in a by fire during the continuation of this mortgage, and me fail to do so, then the said mortgage may cause the nortgage. Upon failure of the mortgage to pay any the full amount of this mortgage due and payable. Ints, that if X the said mortgagor, do and shall well and if any shall be due, according to the true intent and otherwise to remain in full force and virtue. Premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers or oblying the net proceeds thereof (after paying costs of ad the profits actually collected. April in the year of our Lord William D. Young (L. S.) PROBATE Oung
To Have and a singular the Rights, Members, Hereditaments and Appurtenances to the said Premise TO HAVE AND TO HOLD, all and singular, the said premises unto the said. W. F. Freeman, his its and Assigns forever. Analysis forever ourselves, our Analysis of Heris, Executors and Administrators to warrant and forever defend all and his. Heirs and Assigns, from and against we way Heirs, Executors, A relawfully claiming, or to claim the same or any part thereof. Analysis the said mortgagor sugree to insure the house and buildings on said land, for not less than Tended coverage — Pawfully claiming, or to claim the same or any part thereof. Analysis the said mortgagor sugree to insure the house and buildings on said land, for not less than Tended coverage — Pawfully claiming, or to claim the same or any part thereof the mortgage, and that in the events shall be acceptable to the mortgage, and that in the events shall at any time to be insured as above provided and be reimbursed for the premium and expense of such insurance under this murance premium or any taxes or other public assessment or any part thereof the mortgagee may at his optioned and be reimbursed for the premium and expense of such insurance under this murance trenum or any taxes or other public assessment or any part thereof the mortgagee may at his optioned and be reimbursed to the premium and expense of such insurance under this murance to be insurance to be paid unto the said mortgagee that any data for the said note. The this deed of bargain and said shall ease, determine, and be unterly null and void; of AND IT IS AGKEID, by and between the said parties, that the mortgages must be lothed premium of the said note. The prime of the said note. The prime of the said note. The prime of the said deed, therein, and the said parties, that the mortgages must be appoint a receiver, with authority to take possession of said premises and collect said reints and profits, applied to the premise of the province of the prime of the prime of the prime of t	singular the said premises unto the said mortgagee Administrators and Assigns, and every person whomso the Thousand (\$10,000) fire and Dollars, in a by fire during the continuation of this mortgage, and the full amount of this mortgage due and payable. Upon failure of the mortgagor to pay any the full amount of this mortgage due and payable. Ints, that if X the said mortgagor, do and shall well and if any shall be due, according to the true intent and otherwise to remain in full force and virtue. premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers or ollying the net proceeds thereof (after paying costs of the profits actually collected. April in the year of our Lord Milliam D. Young (L. S.) PROBATE Oung H. Price, Jr. witnessed the execution
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premise TO HAVE AND TO HOLD, all and singular, the said premises unto the said. W. E. Freeman, his irs and Assigns forever. Ourselves, our Analysis for Hers, Executors and Administrators to warrant and forever defend all and his and the said or any part thereof. And the said mortgagor signere to insure the house and buildings on said land, for not less than. To Ended Coverage. And the said mortgagor signere to insure the house and buildings on said land, for not less than. To Ended Coverage. And the said mortgagor signere to insure the house and buildings on said land, for not less than. To Ended Coverage. PROVIDED ALWAYS, NOVERTHELESS, and it is the true intent and meaning of the parties to these presently pay, or cause to be paid unto the said mortgager the said debt or sum of money aforesaid, with interest hereon, if and if at any time any part of said debt, or interest thereon, be all one and novel. But his deed of bargain and sale shall coase, determine, and are the said parties, and if at any time any part of said debt, or interest thereon, be all ones, and the said parties, and if at any time any part of said debt, or interest thereon, be all ones, and any time any part of said debt, or interest thereon, be part due and unpaid I hereby assign the rents and parties, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applied to the parties of the parties of the rents and profits, applied to the parties of the parties of the rents and profits, applied to account for anything more than the rents and parties and celebrated and Ender of the parties of the par	singular the said premises unto the said mortgaged Administrators and Assigns, and every person whomso an Thousand (\$10,000) fire and
And Assigns forever ourselves, our Andwide hereby bind provide to the parties of	Administrators and Assigns, and every person whomson Thousand (\$10,000) fire and Dollars, in by fire during the continuation of this mortgage, and the full amount of this mortgage may cause the mortgage. Upon failure of the mortgage ropay and the full amount of this mortgage due and payable. Ints, that if \$\mathbb{X}\$ the said mortgager, do and shall well and if any shall be due, according to the true intent and otherwise to remain in full force and virtue. premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers of the profits actually collected. April in the year of our Lor William D. Young (L. S. PROBATE) PROBATE Oung (L. S. PROBATE) H. Price, Jr. witnessed the execution
Andwho do hereby bind myself nor Heirs, Executors and Administrators to warrant and forever defend all and his. Heirs and Assigns, from and against the heirs, Executors Andwho the said mortgagor Angree to insure the house and buildings on said land, for not less than Ten and Overlage - Many Heirs, Executors Andwho the said mortgagor Angree to insure the house and buildings on said land, for not less than Ten and Overlage - Many or policies of insurance payable to the mortgage, and keep the same insured from loss or damage lake loss under the policy or policies of insurance payable to the mortgage, and that in the event shall at any men to be insured as above provided and be reimbursed for the promium and expense of such insurance under this murance premium or any taxes or other public assessment or any part thereof the mortgagem may at his option declare by PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presently pay, or cause to be paid unto the said mortgage that is the true intent and meaning of the parties to these presently pay or cause to be add unto the said mortgage and as a said debt or sum of money aforesaid, with interest thereon, it aming of the said note—then this deed of bargain and sale shall cease, determine, and the parties to these presently pay or cause to be paid unto the said mortgage and said cease, determine, and the parties to these presently pay or cause to be paid unto the said mortgage and sale shall cease, determine, and the parties to these presently pay or cause to be paid unto the said mortgage and sale shall cease, determine, and the parties to these presently pay or cause to be paid unto the said mortgage and sale shall cease, determine, and the parties to the parties of the parties to the parties of the parties	Administrators and Assigns, and every person whomse the Thousand (\$10,000) fire and Dollars, in by fire during the continuation of this mortgage, are fail to do so, then the said mortgage may cause the full amount of this mortgage due and payable. Ints, that if X the said mortgager, do and shall well are if any shall be due, according to the true intent are otherwise to remain in full force and virtue. premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers of the Profits actually collected. April in the year of our Low William D. Young (L. S. PROBATE) PROBATE Oung (L. S. PROBATE) Witnessed the execution witnessed the execution of the Price, Jr. witnessed the execution of t
Andwe the said mortgagor, sigree to insure the house and buildings on said land, for not less than	Dollars, in by fire during the continuation of this mortgage, and fail to do so, then the said mortgage may cause the nortgage. Upon failure of the mortgagor to pay and the full amount of this mortgage due and payable. Ints, that if X the said mortgagor, do and shall well an if any shall be due, according to the true intent an otherwise to remain in full force and virtue. Premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers onlying the net proceeds thereof (after paying costs of the profits actually collected. April in the year of our Lorest Milliam D. Young (L. S. PROBATE) PROBATE Oung H. Price, Jr. witnessed the execution
ended coverage	Dollars, in by fire during the continuation of this mortgage, and me fail to do so, then the said mortgagee may cause the nortgage. Upon failure of the mortgagor to pay and the full amount of this mortgage due and payable. Ints, that if X the said mortgagor, do and shall well and if any shall be due, according to the true intent and otherwise to remain in full force and virtue. Premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers onlying the net proceeds thereof (after paying costs and the profits actually collected. April in the year of our Lorent Milliam D. Young (L. S. PROBATE) PROBATE Oung in the execution witnessed the execution witnessed the execution in the profits actually collected.
many or companies which shall be acceptable to the mortgagee, and keep the same insured from loss or damage the closs under the policy or policies of insurance payable to the mortgagee, and that in the events all at any time to be insured as above provided and be reimbursed for the premium and expense of such insurance under this murance premium or any taxes or other public assessment or any part thereof the mortgagee may at his option declare: PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presently pay, or cause to be paid unto the said mortgagee the said debt or sum of money aforesaid, with interest thereon, it may not all the said note. AND IT IS AGREED, by and between the said parties, that we have mortgages and that in the rest and And if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents an ortgagee. Ortgagee. Orthodox And if a may be the said parties, that we have a mortgage and a may be a mortgage of the parties to the separation of the parties of the said parties, that we have a mortgage of the hold and enjoy the said parties, and the mortgage of the hold and enjoy the said parties, and the mortgage of the parties of th	by fire during the continuation of this mortgage, an me fail to do so, then the said mortgage may cause the nortgage. Upon failure of the mortgagor to pay an the full amount of this mortgage due and payable. Ints, that if X the said mortgagor, do and shall well an if any shall be due, according to the true intent an otherwise to remain in full force and virtue. premises until default of payment shall be made, and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers of the profits actually collected. April in the year of our Lor in the year of our Lor William D. Young (L. S. PROBATE) PROBATE Oung witnessed the execution witnessed the execution in the profits actually collected. H. Price, Jr. witnessed the execution witnessed the execution in the profits actually collected.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presently any or cause to be paid unto the said mortagree the said debt or sum of money aforesaid, with interest thereon, in the said note may the said note may the said note may be utterly null and void; of AND IT IS AGREED, by and between the said parties, that the mortgagos and to hold and enjoy the said of and if at any time any part of said debt, or interest thereon, be past due and unpaid I hereby assign the rents and regage of the past of the said parties, that the mortgagos and to hold and enjoy the said of the past due and unpaid I hereby assign the rents and profits applied to the possession of said premises and collect said rents and profits, applied ton) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and WITNESS our hand S and seal S, this 4th day of thousand nine hundred and forty-seven Signed, Sealed and Delivered in the Presence of Mary F. Wilson J. H. Price, Jr. FATE OF SOUTH CAROLINA, Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young and agree that any under the past of the past o	nts, that if X the said mortgagor, do and shall well an if any shall be due, according to the true intent an otherwise to remain in full force and virtue. premises until default of payment shall be made. and profits of the above prescribed premises to the said of the Circuit Court of said State may at chambers onlying the net proceeds thereof (after paying costs and the profits actually collected. April in the year of our Lorent Milliam D. Young (L. S. Dorothy R. Young (L. S. PROBATE) William D. Young (L. S. PROBATE) Witnessed the execution witnessed the execution of the creation of the circuit Court of said State may at chambers of the sai
regagee	of the Circuit Court of said State may at chambers oblying the net proceeds thereof (after paying costs and the profits actually collected. April in the year of our Low William D. Young (L. S. Dorothy R. Young (L. S. PROBATE) PROBATE Oung witnessed the execution
Signed, Sealed and Delivered in the Presence of Mary F. Wilson J. H. Price, Jr. Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young, seal and as the ir act and deed deliver the within written deed, and that She with SWORN to before me this 4th J. H. Price, Jr. SWORN to before me this 4th J. H. Price, Jr. SWORN to before me (Seal) Notary Public, S. C.	William D. Young (L. S Dorothy R. Young (L. S PROBATE oung H. Price, Jr. witnessed the execution
Signed, Sealed and Delivered in the Presence of Mary F. Wilson J. H. Price, Jr. Personally appear before me Mary F. Wilson i made oath that S he saw the within named William D. Young and Dorothy R. Young said and as their act and deed deliver the within written deed, and that She with J. SWORN to before me this 4th y of April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	William D. Young (L. S Dorothy R. Young (L. S PROBATE oung H. Price, Jr. witnessed the execution
Mary F. Wilson J. H. Price, Jr. Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young, seal and as their act and deed deliver the within written deed, and that She with J. Words, Sworn to before me this 4th Young April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	Dorothy R. Young (L. S PROBATE oung H. Price, Jr. witnessed the execution
J. H. Price, Jr. Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young, seal and as their act and deed deliver the within written deed, and that She with J. Sworn to before me this 4th Young and Dorothy R. Young and Dorothy R. Young, seal and as their act and deed deliver the within written deed, and that She with J. Sworn to before me this 4th Young April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	Dorothy R. Young (L. S PROBATE oung H. Price, Jr. witnessed the execution
Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young and as their act and deed deliver the within written deed, and that She with J. Sworn to before me this 4th Young and Dorothy R. Young	PROBATE oung H. Price, Jr. witnessed the execution
Personally appear before me Mary F. Wilson I made oath that S he saw the within named William D. Young and Dorothy R. Young and s their act and deed deliver the within written deed, and that She with J. Treof. SWORN to before me this 4th y of April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	oung H. Price, Jr. witnessed the executi
their act and deed deliver the within written deed, and that she with J. sworn to before me this 4th of April A. D., 19 47 J. H. Price, Jr. Notary Public, S. C. William D. Young and Dorothy R. Young, and Dorothy R.	. H. Price, Jr. witnessed the execution
their act and deed deliver the within written deed, and that she with J. sworn to before me this 4th of April A. D., 19 47 J. H. Price, Jr. Notary Public, S. C. William D. Young and Dorothy R. Young, and Dorothy R.	. H. Price, Jr. witnessed the executive
their act and deed deliver the within written deed, and that She with J. sreof. SWORN to before me this 4th y of April A. D., 19 47 J. H. Price, Jr. (Seal) Notary Public, S. C.	. H. Price, Jr. witnessed the execution
J. H. Price, Jr. (Seal) Notary Public, S. C.	
FATE OF SOUTH CAROLINA,	TION OF POWER
OUNTY OF GREENVILLE	TION OF DOWER
I, J. H. Price, Jr. a Notary Public for South Carolina, do rs. Dorothy R. Young , the wife of the within named Wil	
s day appear before me, and, upon being privately and separately examined by me, did declare that she does free	
ar of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. W.	
1	
	standard Demissa static markets 4 - 4 - 1
eirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and s Given under my hand and seal, this 4th	singular the Fremises within mentioned and release
	othy R. Young
Recorded April 4th 19, 47 at 12:43 o	n'clock P.M. RV•R@
	· ····································
For value received I do hereby assign, transfer and set over to	
the within mortga	
day of	
itness:	