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This, the Mixy of Cetables. D., 1924. This, the Mixy of Cetables. D., 1924. Realty Corporation Any N.B. Transles. Eth. And the presence of N. M. Walter. And Appure more to the said Premises belonging. Or in anywise incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. And forever defend all and singular the said Premises unto the said. And the said mortgager agrees to insure the bouse and behilding on said to it is a un not less than Dollar, in a company or complaines saids said saids and every person whomenover lawfully chaining or to claim the same or any part thereof. And if at any time and saign the policy of insurance to the said mortgager; and that m the event that the mortgager, while all to do so, then the said mortgager may cause the same to be insured in mortgager; and that m the event that the mortgager, with interest thereof. And if at any time any part of said debt, or interest thereon, be paid due and ampoiled. And if at any time any part of said debt, or interest thereon, be paid due and ampoiled. And if a tany time any part of said debt, or interest thereon, be paid due and ampoiled. And if at any time any part of said debt, or interest thereon, be paid due and ampoiled. And if or any part of said debt, or interest thereon, be paid due and ampoiled. And if the slove described premises to said mortgager, and said and ampoiled. And if the slove described premises to said mortgager, does and ampoiled collection) upon said debt interest, costs or expenses; without liability to account for anything more than the roots and for its circum Court of said State may, at Chembers or otherwise, appoint a receive, with authority to said promises or described premises or family the roots or expenses; without liability to account for anything more than the roots and fronts actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intered and make all and each then the feed of borgan and sale shall each decreation, and for eaterly and lia
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TOCETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Abulty Confederation. The Confederation of the said Successors and assigns, to warrant in the said forever defend all and singular the said Premises unto the said. The Rights and Assigns forever. And pydoes hereby bind the said premises unto the said. The Rights and Assigns from and against his Heire and Assigns and every person whomsower lawfully claiming or to claim the same or any part thereof. And the said mortgagor agrees to insure the house and building on said lot in a sum not less than. Dollars, in a company, or companies satisfactory to the mortgagor shall at any time fail to do so, then the said mortgage may cause the same to be insured in. If or the premium and expense of sich insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid and the said mortgagor shall be premises to said mortgage, or interest thereon, is any be due and profits of the above described premises to said mortgage, the rents and profits of the above described premises to said mortgage, or interest thereon, is any be due and profits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money aforesaid, with interest thereon, if any be due according to the the true intent and meaning of the said note, then this deed of bargain and sale shall case, determine, and aforesaid, with interest thereon, if any be due according to the first paying cost of the said note, then this deed of bargain and sale shall case, determine, and aforesaid, with interest thereon, if any be due according to the first paying cost of the said note, then this deed of
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And if at any time any part of said debt, or interest thereon, be past due and unpaid Said Colfection hereby assigns the rents and profits of the above described premises to said mortgagee, or
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PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if, the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money foresaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and e utterly null and void; otherwise to remain in full force and virtue.
nd enjoy the said Premises until default of payment shall be made.
ind enjoy the said Fremises until default of payment shan be made.
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
ed officers
on this, the 15 day of October in the
ear of our Lord one thousand nine hundred and twenty- Six and in the one hundred and fifty first
year of the Sovereignty and Independence of the/United States.
The Carry lands of must truent Consoration
Signed, Sealed and Delivered in the Presence of: (By W.D. Workeman, President
m I Trymes and W. m. Walters Secretary
11. C. Vymus 1 auc W. III. Warurs, Vicreiary
TATE OF SOUTH CAROLINA, \
TATE OF SOUTH CAROLINA, County of Greenville.
County of Greenville. PERSONALLY appeared before mean and made oath that
PERSONALLY appeared before me and made oath that The Country of Greenville.
PERSONALLY appeared before medical distribution of the State of South Carplina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within mustale to the said corporation deliver the within the said corporation deliver the said corporation deliver the within the said corporation deliver the said
PERSONALLY appeared before medical distribution and made oath that e saw D. D. Workman as Oresident and W. M. Waltus as Secretary of the Caryland corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within mustal to the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within mustal to the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within mustal to the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within mustal seals and seals are seals.
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County of Greenville. PERSONALLY appeared before me
PERSONALLY appeared before me and made oath that see saw 1. D. En outernam as President and Yu. Mr. Waltes as Searchary of the Carvelage and corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within murely written mortgage, and that he, with with the secution thereof. SWORN to before me, this.

STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE

For value received we hereby assign,