TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	in Mary y. Trayler, her
	his Heirs and Assigns forever. And it does
eby bind	dld, its successors and assigns, to warrant
forever defend all and singular the said Premises unto the said	ary D. Trayler, her
, ·	his Heirs and Assigns from and against
4	and its Successors and Assigns and every person whomso-
lawfully claiming or to claim the same or any part thereof.	and its Successors and Assigns and every person wnomso-
And the said mortgagor agrees to insure the house and building on said lot	t in a sum not less than
	rs, in a company or companies satisfactory to the mortgagee, and keep the same insured agee; and that in the event that the mortgagor shall at any time fail to do so, then the
mortgagee may cause the same to be insured in	name and reimburse
	for the premium and expense of such insurance under this mortgage, with interest.
And if at any time any part of said debt, or interest thereon, be past due as	nd unpaid, Anice Confirmation hereby assigns the rents and profits
the above described premises to said mortgagee, or	Heirs, Executors, Administrators or
igns, and agree that any Judge of the Circuit Court of said State may, at Chamb	bers or otherwise, appoint a receiver, with authority to take possession of said premises ag cost of collection) upon said debt, interest, costs or expenses; without liability to
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning o	of the parties to these Presents, that if
the said mortgagor, does and shall well an	nd truly pay or cause to be paid unto the said mortgagee the debt or sum of money
resaid, with interest thereon, if any be due, according to the true intent and meautterly null and void; otherwise to remain in full force and virtue.	eaning of the said note, then this deed of bargain and sale shall cease, determine, and
AND IT IS AGREED, by and between the said parties that the said mortgago	or US to hold
enjoy the said Premises until default of payment shall be made.	
IN WITNESS WHEREOF, the said granting corporation has caused its corpo	porate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
	porate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
officers	
officers	day of Actaber in the
on this, the	day of Actable in the and in the one hundred and fifty first
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on this, the	day of Actable in the and in the one hundred and fifty first
officerson this, the	United States.  United States.  Otlaray Investment Corpora By W. D. Workman. President  and W. M. Walters. Secretary
officerson this, the	united States.  Otlaray Investment Corpore By W. D. Workman, President  and W. M. Walters, Secretary  Med and W. M. Walters, Secretary  taray Investment Corpore  and made oath that
on this, the	day of Actober in the and of Ity first  United States.  Otlaray Investment Corporation, Chesiders  And W. M. Walters, Secretary  with its corporate seal, and as the act and deed of said corporation, deliver the within
on this, the	united States.  Otlaray Investment Corporation  By W. D. Worldman, President  and made oath that  tany Investment Corporation, deliver the within  with its corporate seal, and as the act and deed of said corporation, deliver the within
on this, the	united States.  Otlaray Investment Corporation  By W. D. Worldman, President  and made oath that  tany Investment Corporation, deliver the within  with its corporate seal, and as the act and deed of said corporation, deliver the within
of our Lord one thousand nine hundred and twenty- Signed, Sealed and Delivered in the Presence of:  Signed, Sealed and Delivered in the Presence of:  ATE OF SOUTH CAROLINA, County of Greenville.  PERSONALLY appeared before me.  LULE WILLIAM AS TUSTICALLY and AND STREET AND S	day of Actober in the and of the first with its corporate seal, and as the act and deed of said corporation, deliver the within