TO HAVE AND TO HOLD all and singular the said Premises unto the	and appurtenances to the said Premises belonging, or in anywise incident or appertaining said L. M. Mills, his
TO HAVE AND TO HOLD, all allu singular, the said Fremises unto the	heirs and assigns forever. And
do hereby hind "May Asll "May	heirs, executors and administrator
warrant and forever defend all and singular the said premises unto the said.	L'A Mills, kis
heirs and assigns, from and against Muy As	ef sand my
rs, executors, administrators and assigns and every person whomsoever lawfu	
	on said lot in a sum not less than
	npanies satisfactory to the mortgagee and keep the same insured from loss or damage
ortgagee, may cause the same to be insured in	that in the event that the mortgagor, shall at any time fail to do so, then the sai
the premium and expense of such insurance under this mortgage, with inte	erest.
	e and unpaidhereby assign the rents and profits of the
. // •	heirs, executors, administrators or assigns, and agree that any Judge of the Circu
	thority to take possession of said premises and collect said rents and profits, applying
e net proceeds thereafter (after paying costs of collection), upon said debt,	interest, cost or expenses; without liability to account for anything more than the
its and profits actually collected.	Ĵ
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	and meaning of the parties to these Presents, that if
	ne said mortgagee the debt or sum of money aforesaid, with interest thereon, if any b
	of bargain and sale shall cease, determine and be utterly null and void, otherwise to remain
•	or burgum and sale shan comes, determine and se anothy man and test, comes not be termined
full force and virtue.	
AND IT IS AGREED by and between the said parties that the said mo	ortgagor to hold and enjoy the sa
emises until default of payment shall be made.	
WITNESS My hand and seal, this Dea	day of July
the year of our Lord one thousand nine hundred and Mulaty the	day of July and in the one hundred and forty - seventh
r of the Independence of the United States of America.	
of the independence of the omica places of immerical	
Signed, Sealed and Delivered in the Presence of	
J. Start	W. S. Barr (L. s
6. Mann	(L. S
	(L. S
	•
	(L. S
	MORTGAGE OF REAL ESTATE.
d made oath thathe saw the within named	
<u>J</u> .	
	en Deed; and thathe with
a. C. Mann	witnessed the execution thereof.
SWORN to before me, this 222 d'	A
day of	a. H. Hast
ay of John ()	W. L. C.
Notary Public for South Carolina.	
·	
IE STATE OF SOUTH CAROLINA,)	RENUNCIATION OF DOWER.
Greenville County.	
Greenvine County.	
L	
•	
· · · · · · · · · · · · · · · · · · ·	
	e does freely voluntarily and without any compulsion dread or fear of any nerson
	e does need, voluntarily and without any companion, dread of real of any person
upon being privately and separately examined by me, did declare that sh	
upon being privately and separately examined by me, did declare that sh	
upon being privately and separately examined by me, did declare that sh	amed
upon being privately and separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not be mediately as a separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not be mediately as a separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not be mediately as a separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not be mediately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not be made and solve the second of t	amed
upon being privately and separately examined by me, did declare that sh sons whomsoever, renounce, release and forever relinquish unto the within not have been some whomsoever. Heirs and Assigns, all her	amed
upon being privately and separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within not have been some within mentioned and released.	amed
I upon being privately and separately examined by me, did declare that she sons whomsoever, renounce, release and forever relinquish unto the within name of the matter of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons whomsoever, renounce, release and forever relinquish unto the within name of the sons who sons who so sons who so	interest and estate, and also all her right and claim of Dower of, in, or to all and singularity
Premises within mentioned and released.	amed

July 31 d. 1923

Recorded...