|   | ts and appurtenances to the said premises belonging or in anywise incident or the said mortgagee   |
|---|--|
|   |  |
| eirs and Assigns, forever. Anddo hereby bind  | myself and my  |
|   | singular the gold premises unto the said mortgages and   |
| ens, Executors and redundant to warrant one records, and  | Heirs and Assigns from and against we and may  |
|   |  |
| eirs, Executors, Administrators and Assigns, and every person whomsoev  |  |
| AND the said mortgagor agree to insure the house and building   | ngs on said lot in the sum of not less than  |
|   | Dollars,   |
| ne said mortgagee; and that in the event that the mortgagor shall   | he same insured from loss or damage by fire, and assign the policy of insurance to at any time fail to do so, then the said mortgagee                                      |
| name and reimbursename and reimbursenam | for the premium and expenses of such insurance is mortgage were past due.  |
|   |  |
| AND if at any time any part of said debt or interest thereon, he past   | due and unpaidhereby assign the rents and profits of the above   |
| AND It at any time any part of said debt of interest faction, be past   | Res  |
| leirs. Executors. Administrators or Assigns, and agree that any Judge of  | the Circuit Court of said State may, at chambers or otherwise, appoint a receiver,   |
| rith authority to take possession of said premises and collect said rents and   | profits, applying the net proceeds thereof (after paying cost of collection) upon said   |
| ebt, interest, cost or expenses; without liability to account for anything n  | nore than the rents and profits actually collected.  |
|   | 1 meaning of the parties to these presents, that if  |
|   | the said mortgagor, do and shall well and  |
| ent and meaning of the said note, then this deed of bargain and sale shall ce   | of money aforesaid, with interest thereon, if any be due, according to the true in-<br>ease, determine and be utterly null and void, otherwise to remain in full force and |
| irtue.  AND IT IS AGREED, by and between the said parties, that said mo   | ortgagor to hold and enjoy the   |
| id promises until default of payment shall be made  |  |
| WITNESS Hand and Seal this  | oue and in the one hundred and forty.  |
| the year of our Lord one thousand nine hundred and fuersty  | our and in the one hundred and forty fifth   |
| ear of the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of   |  |
| Lasa Can delvella   | A. W Batson (L.S.)   |
| N, 9  | A.W. Batson (L.S.)   |
| O Imman   | (L. S.)  |
|   | (L. S.)  |
|   |  |
| THE STATE OF SOUTH CAROLINA,  | MORTGAGE OF REAL ESTATE.   |
| Sprennelle County.  |  |
| PERSONALLY appeared before me   | Cauplell   |
| nd made oath that She saw the within named  | J. Batsow  |
|   |  |
|   | ritten Deed; and that .J. he with  |
| •   | witnessed the execution thereof.   |
| SWORN to before me, this A. D. 19. 2/   | Lora Campbell  |
| C. Draway (Seal)  |  |
| Notary Public for S. C.   |  |
| THE STATE OF SOUTH CAROLINA,  | RENUNCIATION OF DOWER.   |
| grenulle County.  | Paris  |
| I, Onman holas  | ry Public Jail 5. C. do hereby certify   |
|   | tson)  |
|   |  |
| id this day appear before me, and upon being privately and separately exa   | amined by me, did declare that she does freely, voluntarily and without any compul-  |
| ion, dread or fear of any person or persons whomsoever, renounce, release   | e and forever relinquish unto the within named   |
| tela B  | atson Spenier her  |
|   | heirs and assigns, all her interest and estate, and also all her right   |
| nd claim of Dower of, in or to all and singular the Premises within mention   | oned and released.   |
|   |  |
| day of A. D. 19. 2./  Notary Public for S. C.   | Le athe Batson   |
| (L S.)  | ·  |
|   |  |
| Recorded  | /8   |
|   |  |