TOGETHER with, all and singular, the rights, members, hereditament	ts and appurtenances to the said premises belonging or in anywise incident or
appertaining.	the sold mentanging and
TO HAVE AND TO HOLD, all and singular, the said premises unto	the said mortgagee and
	/
Heirs and Assigns, forever. And <u>we</u> do hereby bind	our
Λ	singular, the said premises unto the said mortgagee and
their	Heirs and Assigns from and agains and are and out
Heirs, Executors, Administrators and Assigns, and every person whomsoever	er lawfully claiming or to claim whitsame or any part thereof.
AND the said mortgagor. A. agree to insure the house and building	gs on said lot in the sum of not less than
	Dollars,
in a company or companies satisfactory to the mortgagee, and keep th	ne same nsured from loss or damage by fire, and assign the policy of insurance to
the said mortgagee; and that in the event that the mortgagor shall a	at any time fail of do so, then the sain montagec may cause the same to be
insured inname and reimburse	
under this mortgage, with interest, or may proceed to foreclose as though this	, mortgage refe past one.
	No so VI all all
	R R R R R R R R R R R R R R R R R R R
AND if at any time any part of said debt ou in the strength of	auceint haid
described premises to said mortgagee or the second se	he Circuit Court of said State thay, at chambers or otherwise, appoint a receiver,
Heirs, Executors, Administrators or Asserts, and arece that here it t	he Circuit Court of said State thay, at chambers or otherwise, appoint a receiver,
with authority to take possession of soil promises and collective and	profits applying the net projects thereof (after paying cost of collection) upon said
debt, interest, cost or expenses; without liability of account for saything m PROVIDED, ALWAYS, NEVERTHELCS, And it is true intent and	meaning of the Gartic to these presents, that if
truly pay, or cause to be paid, unto the said mortgagee	continuity afor baid, with interest thereon, if any be due, according to the true in-
tent and meaning of the said note, then this deed of bargain and sale shall	asc, dreamine and be utterly null and void, otherwise to remain in full force and
virtue.	
AND IT IS AGREED, by and between the said parties, that said mor said premises until default of payment shall be made.	
WITNESS Here Hand and Seal this	17 th. day of September
WITNESS The days the second and Tellers the	Seven and in the one hundred and torty fifty second.
year of the Independence of the United States of America.	
Signed, Sealed and Delivered in the Presence of	
J.N. Smith	J. J. Saunders (L. S.)
QD Burns.	J. J. Saunders Jr. (L. S.)
- for an and the second	
<u>D</u>	(L. S.)
	(L. S.)
	MORTGAGE OF REAL ESTATE.
THE STATE OF SOUTH CAROLINA,	
1	W. Smith
	inders I & Saunders Ju and
and made oath thathe saw the within named	
UL D. Seaton	
sign, seal, and as the site act and deed deliver the within wr	
Q.D.Busnel	witnessed the execution thereof.
SWORN togbefore me, this	- 1 0 · . l
day of September A. D. 1927,	- F. W. Smith

77

Notary Public for S. C. .(Seal) menton **RENUNCIATION OF DOWER.** THE STATE OF SOUTH CAROLINA, .County. 10 Kreen , a notary Public for S. le cian B. Daunders .....do hereby certify niston 6 I... Ģ. lliar unto all whom it may concern, that Mrs ... A <u>d</u> Daunders the wife of the within named ..... 2 did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named...... Dower Lumber loa, Ridae ......heirs and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. 1 GIVEN under my hand and seal, this 77k day of A. D. 19.2.7. manoth? Lillian B. Saunders. Johnston: (L. S.) Notary Public for S. C. Recorded Sept. 19th at 4:25 P. M. 19.27, shu 6

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