	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 mortgagee	
do horoby hind M	usell and my
Heirs and Assigns, forever. And	singular, the said premises unto the said mortgagee
Heirs, Executors and Administrators to warrant and forever defend, all and si	migular, the said premises unto the said mortgage
if succession	Heirs and Assigns from and against My Delf and Muy
	- lands the claiming or to claim the same or any part thereof.
Heirs, Executors, Administrators and Assigns, and every person whomsoever	# . -
	s on said lot in the sum of not less than
n a company or companies satisfactory to the mortgagee, and keep the the said mortgagee; and that in the event that the mortgagor shall at nsured in	bollars, e same insured from loss or damage by fire, and assign the policy of insurance to t any time fail to do so, then the said mortgagee
ander this mortgage, with interest, or may proceed to foreclose as though this	inoregage were past das
	1
AND if at any time any part of said debt or interest thereon, be past de	hereby assign the rents and profits of the above
lescribed premises to said mortgagee or	or Circuit Court of said State may at chambers or otherwise, appoint a receiver,
Heirs, Executors, Administrators or Assigns, and agree that any Judge of the	orofits, applying the net proceeds thereof (after paying cost of collection) upon said
debt interest cost or expenses; without liability to account for anything mo	ore than the rents and profits actually collected.
PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and r	meaning of the parties to these presents, that if
	the said mortgagor, do and shall well and
truly pay or cause to be paid, unto the said mortgagee the debt or sum o	of money aforesaid, 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 ceas	se, determine and be utterly null and void, otherwise to remain in full force and
virtue.	to hold and enjoy the
AND IT IS AGREED, by and between the said parties, that said mort	gagor
aid premises until default of payment shall be made.	minth day of July
WITNESS Hand and Seal this 70 7	muth day of July severell
n the year of our Lord one thousand nine hundred and Thirty I	(NO and in the one hundred and forty forty
year of the Independence of the United States of America.	
Signed, Sealed and Delivered in the Presence of	PD (PH)
O.M. Milam	(L. S.)
Ruth R Walker	(L. S.)
and a fee be be be be be be be be a fee of a fee of a fee of a be be bed a fee of a fee of a fee of a fee of a	(1.5)
	(L. 5.)
<u> </u>	(L. S.)
THE STATE OF SOUTH CAROLINA, Solution of the County.	MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me.	M. Svalker
and made oath thathe saw the within named	70
4.0.0	Patterson
sign, seal, and as act and deed, deliver the within wri	itten Deed; and that Ahe with J. M. Melacce
-714	witnessed the execution thereof.
SWORN to before me, this	Ruth R. Walker
day of A. D. 1932	muse Silver
Notary Public for S. C.	
	DEMINISTRATION OF DOWER
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Jaleur Lle County.	
1, I lo durner	do hereby certify
unto all whom it may concern, that Mrs. Miles 10.	Cattesson
the wife of the within named. It was a prear before me, and upon being privately and separately examples.	mined by me, did declare that she does freely, voluntarily and without any compul-
uid tills day appear before my and a persons whomsoever renounce release	and forever relinquish unto the within named
sion, dread or fear of any person or persons whomsoever, renduce, release	2 Back of Charleston S. C.
The Saule Walletine of fully	heirs and assigns, all her interest and estate, and also all her right
is successors	heirs and assigns, all her interest and estate, and also all her right
GIVEN under my hand and seal, this	
day of Acely A. D. 1932	audrea C. atterson
Tlo Julner (L. S.)	
Notary Public for S. C.	
Recorded Gely 12 th.	at 5:30 Pm. 1932.
VCCOLCC	