GETHER with, all and singular, the Rights, Members,			onging, or in anywise incident or apper-
The Sty HAVE AND TO HOLD, all and singular, the said Premi	ses unto the said		~
Greenvittie E. Williams an	it her		ns, forever. And
I,	010		Heirs Executors and Administrators
by 0.M induced by 0.M	24	His & Will	
covering	unto the said	MAL (0, I J.M.C.	
Eleve			
Executors, Administrators and Assigns, and every person recorded			
tecorded in the said Mortgagor agree to insure the house and to hereby :	buildings on said lot in a s	sum not less than	lu Showcall
enter sa ⁻			
Will'd assign the policy of insurance to the said mortgagee			0.4
WITNES gee may cause the same to be insured in Me	name and p	reimburse	24
f			
e premium and expense of such insurance under this mortgage	e, with interest.		
The c			
and if at any time any part of said debt, or interest thereon be	past due and unpaid		hereby assign the rents and profits
Greer ie above described premises to said mortgagee, or	4		
ait Court of said State may, at chambers or otherwise, appoint P lying the net proceeds thereof (after paying costs of collection	a receiver with authority	to take possession of said prem	ises and collect said rents and profits,
rents and profits actually collected.	, upon surd debt, interest,	costs of expenses, without has	<i>(</i>)
ign, sc PROVIDED ALWAYS, NEVERTHELESS, and it is the tr	ue intent and meaning of	the parties to these Presents, that	t if
said mortgagor, do and shall well and truly pay or cause reon, if any be due, according to the true intent and meanir	to be paid, unto the said of the said note, then t	mortgagee, the said debt or his deed of bargain and sale sha	sum of money aforesaid, with interest all cease, determine, and be utterly null
1 void; otherwise to remain in full force and virtue.			
AND IT IS AGREED, by and between the said parties, that	t the said mortgagor	is	to hold and enjoy the said
'remises until default of payment shall be made.	Λ		
WITNESS	8 th.	day of a	pril
in the year of our Lord one thousand some hundred and	Twent	is - hour	and in the one hundred and
forty-lighth year of the So			
Signed, Sealed and Detwered in the Presence of		am The	pson, (L. S.)
Loy At Sozeman,		O, M., Snon	(L. S.)
to M. pravagage	•		(L. S.)
<i>\</i>	•		(L. S.)
	. /		(L. S.)
THE STATE OF SOUTH CAROLINA,)			MORTGAGE OF REAL ESTATE.
Greenville County.			
Personally appeared before me	(R 41	R	
Personally appeared before me	Vog It,	Jozeman/	
and made oath thathe saw the within named			
1	m. Th		
0			
sign, seal, and as	the within written Deed: a	nd that he with	
	V 84.00.		
τ_{0} , ι	, pruplic	LJ	witnessed the execution thereof.
SWORN to before me, this		$\langle $	
a pril		\lor	
1 Ation	···· <i>k</i>	R. g. R.	
Notary Public in Seat And Seat	~) /	Roy It. De	Jucan,
			<u> </u>

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THE STATE OF SOUTH CAROLINA RENUNCIATION OF DOWER. Greenville County. Cuplic. Stripping nota I, ... howkoon do hereby certify unto all whom it may concern, that Mrs. 0, MTh Roon wife of the within named 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 polinquish unto the within named..... \mathcal{O} v Villinno. ... 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. 871. GIVEN under my hand and seal, this ...A. D. 192...4 Carrie M. Thompson day of. Notary Public for South Carolina. Apri 15th. 192 4 þ Recorded.