TOGETHER with, all and singular, the Righ	nts, Members, Hereditaments ar	nd Appurtenances to	the said Premises belon	ging or in anywise incident or appertaining.	
TO HAVE AND TO HOLD, all and singul	ar, the said Premises unto the	said ance	v Bank	+ Truet Company,	
ite successore					
do hereby hind "marcher, Zmm.			Heirs, Executors and Administrators, <u>Such Bank & Trust Company</u> , Heirs and Assigns, from and against <u>Frice and Surg</u>		
a warrant and forever defend all and singular t	he said premises unto the said	Breeze	Banky	Trust. Company	
ite, successary.	ne salu premises unto the salu	III and Assign	a from and against	The and your	
leirs, Executors, Administrators and Assigns, and	d every person whomsoever la	awfully claiming, or to	o claim the same or any	part thereof.	
And the said Mortgagor agree to in	nsure the house and buildings	on said lot in a sur	n not less than	ic Thousand une	
210,00 Do	llars (in a company or company	nies satisfactory to the	e mortgagee), and ke	eep the same insured from loss or damage by	
re, and assign the policy of insurance to the said					
ay cause the same to be insured in					
ay cause the same to be insured in	, , , , , , , , , , , , , , , , , , ,		ν		
or the premium and expense of such insurance u	nder this mortgage, with inter				
And if at any time any part of said debt, o	or interest thereon be past due	and unpaid	J		
the above described premises to said mortgagee	. /				
ircuit Court of said State may, at chambers or o g the net proceeds thereof (after paying costs ints and profits actually collected.	otherwise, appoint a receiver w	ith authority to take	possession of said prem	ises and collect said rents and profits, apply-	
PROVIDED ALWAYS, NEVERTHELESS e said mortgagor, do and shall well and tru ereon, if any be due, according to the true inte herwise to remain in full force and virtue.	ly pay or cause to be paid, u	nto the said mortgage	ee, the said debt	or sum of money aforesaid, with interest	
AND IT IS AGREED, by and between the	said parties, that the said mort	tgagor	Le	to hold and enjoy the said	
remises until default of payment shall be made.					
WITNESS	and seal, this	18 Zh,	day	of Filmany	
in the year of our Lord one thousand nine h	undred and Lucent	ty-Six		and in the one hundred and	
<i>μ</i>	/	4			
Signed, Sealed and Delivered in the Presence					
E. C. Barley		0.	10. 72700	L.L. S.)	
/		Ċ	/		
Ester Howell				(L, S.)	
and a second		······		(1. 5.)	
				(L. S.)	
HE STATE OF SOUTH CAROLINA,				MORTGAGE OF REAL ESTATE.	
Greenville County.					
Personally appeared before meEste	e /truell		•••••••••••••••••••••••••••••••••••••••		
i made oath thathe saw the within named	J. p. Inow	re			
n, seal, and asRic	and deed, deliver the within w	ritten Deed; and tha	the, withE	C. Bailey	
1.7				witnessed the execution thereof.	
SWORN to before me, this	Zh				
sworn to before me, this y of <u>file zuazy</u> <u>m. 7 may file</u> Notary Public for Son	A. D. 192.				
Im. Imadrield	(SEAL.)	- Ester	Howell.		

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THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. Greenville County. maypild motary public for S.E. 5.777. I, do hereby certify unto all whom it may concern, that Mrs. Julien mone <u>, zo</u> \sim 72 672-2did this day appear before me, wife of the within named ... 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 <u>Queer</u> <u>Bank</u>, & Ju Company ot te Succiosare, λ ...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. uanel day of Notary Public for South Carolina. 1974, 1926, at Si20 o'clock, A.M. Notary Public for South Carolina. Recorded.