G.R.E.M. 1-a

)	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appl	ourtenances to the said Premises belonging, or in anywise incident or appertaining.
, air and singular, the said Premises unto the said M	Mortgages and the Constitution
and Assigns, forever. Anddo hereby bindmuself	tortgageeHIM-TES DIECHSSOFS
to warrant and forever defend all and singular the set D.	and my Heirs, Executors and Administrato
and riemises unto the said Mor	ortgagee and
from and against soever lawfully claiming or to claim same or any part thereof.	
And the said Mortgagor agree & to inquest the land 11 11	who was a second with the seco
The man man and said le	lot against loss or damage by fire or windstorm in a sum of not less than
7	Dollars in a company or company
said wortgagee; and that	in the event that the Montre and 1 1
Mortgagee may cause the same to be insured in Mortgagee name and re	In the event that the Mortgagor shall at any time fail to do so, then the sa
Mortgagee may cause the same to be insured in Mortgagor s name and reinsurance under this mortgage, with interest.	simbursefor the premium and expense of such
And if at any time any part of said debt, or interest thereon, be past due and un	nnaid
ACTION TO THE PARTY OF THE PART	
Agree that y i is a second more agree to the analysis of the property of the second more agree to the second more agree t	
agree that any Judge of the Circuit Court of said State, may, at chambers or other said rents and profits, applying the net proceeds thereof (after paying costs of collect more than the rents and profits actually collected.  PROVIDED ALWAYS NEVERTHELESS.	ion) upon said debt, interest, costs or expenses; without liability to account for anythin
strike new or several land in the true intent and meaning	ng of the parties to these Presents, that if the said No.
truly pay or cause to be paid unto the said Mortgagee the debt or sum of money, wind the said Mortgagee the debt or sum of money, wind the said Mortgagee, determine, and be utterly null and AND IT, IS ACREED 1.	ith interest thereon, if any be due, according to the true intent and magning of the
AND IT IS ACREED by and hateroom the said wall and a state of the said	d void; otherwise to remain in full force and virtue.
default of payment shall be made.	to hold and enjoy the said Premises until
and seal this	
	forty-air
Signed, Sealed and Delivered in the Presence of:	TOLOA-9 IY
Kathryn L. Brown	
Ben C. Thornton	J. O. Heatherly (L. S.)
	/T C)
	/I C)
HE STATE OF SOUTH CAROLINA.	(L. S.)
Greenville County.	MOPTOLOTI OT TO
PERSONALLY appeared before me Kathnen T. Drawn	
ats he saw the within namedJ. O. Heatherly	MORIGAGE OF REAL ESTATE
gn, seal and as hisact and deed deliver the within written deed, and itnessed the execution thereof.	m
itnessed the execution thereof.	that She, with Ben C. Thornton
SWORN TO before me this14th	
August, A. D. 19_46	
Ben C. Thornton  Notary Public for South Carolina  (L. S.)	Kathryn L. Brown
Notary Public for South Carolina	
Greenville County	
Greenville County.	RENUNCIATION OF DOWER
I, Ben C. Thronton, a Notal	ry Public for S. C. do hereby certify unto
whom it may concern that Mrs. Ida Heatherly	Tuniic for S. C., do hereby certify unto
, and upon being privately and separately examined by me, did declare that she does	treely voluntarily and a super before
omeganism menantian milatari and fannar milatari and to the side of the side of	reely, voluntarily and without any compulsion, dread or fear of any person or persons
restance and forever reiniquish unto the within named	Citizens Lumber Company, a Company
EXAND Assigns, all her interest and estate, and also all her rights and claim of Dower of	
Dower o	of, in or to all and singular the Premises within mentioned and released.
GIVEN under my hand and seal, thisday	
August	Ida Heatherly
Ben C. Thornton  Notary Public for South Carolina  (L. S.)	——————————————————————————————————————