Λ. Λ	
	such the said aromices belong as in assume inside as according
TOGETHER with all and singular, the rights, members, the reditaments and a ing.	December 1 to the second of th
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said had	\mathcal{L}
do hereby bind / NIB XII and	rs and assigns, forever. And heirs, executors and administrators,
to warrant and forever defend all, and singular the said premises unto the said	V. W. P. Bid Wisher, hip
to warrant and forever defend any angular the tall premies and against 1. 1. 1.	
heirs, executors, administrators and assigns and every person whomsoever laysfully cla	\mathcal{L}
And the said mortgaspr agree to insure the house and buildings on said	Not in a sum not less than July the in a sum of the sum
(BS, DDU, DO Companies pollars, in a company or companies	satisfactory to the mortgagee and keep the same insured from loss or damage
by fire, and assign the policylof insurance to the said mortgagee, and that in the	$\boldsymbol{\nu}$
mortgagee , thay carred the same to be insured in	name and reimburse
s i losi a de la contraction d	
for the premium and expense of such insurance under this mortgage, with interest. And if attempt time any part of said debt, or interest thereon, he past thus and	Nunpaidhereby assign the rente and profits of the
above described premises to said mortgagee	
Court of sail State may, at chambers or otherwise, appoint a receiver, with authority	\sim 11 ν
the next proceeds thereafter (after paying gosts of collection), upon said debt, interes	cost or expenses; without liability to account for anything more than the
rents and profits actually collected.	$\alpha^{\mathcal{O}}$
PROVIDED, ALWEYS, NEWERTHELESS, and it is the three intent and mean	
said mortgagor	
be due, according to the true intent and meaning of the said note	or pargam and said sharp coase, determine and be deterry num and void, other
AND IT IS AGREED, by and between the said parties, that the said mortgago	rto hold and enjoy the said
Premises until default Af payment shall be made.	
WITKESS hand and seal this	5 day of little day
in the year of our hord niheteen hundred and twenty- 2113	and in the one hundred and
year of the Independence of the United States of America.	
Signed, Scaled and Deliftered in the Presence of	Pilling C. Martinesse (L. S.)
() (Oa) (Prince) nation	(L. S.)
() () () () () () () () () ()	(L. S.)
L'a Carrier de la carrier de l	(L. S.)
No the Man No.	
THE STATE OF SOUTH CAROLINA,]	MORTGAGE OF REAL ESTATE.
Greenville County.	
PERSONALLY appeared before me	
and made oath thathe saw the within named	of literal desired
sign, seal, and as act and deed, deliver the within wr	ritten Deed; and thathe, withwitnessed the execution thereof.
SWORN to before me, this	Witnessed the execution thereof.
Notary Public for South Carolina.	Co. B. Mantine
	· · · · · · · · · · · · · · · · · · ·
THE STATE OF SOUTH CAROLINA, \	RENUNCIATION OF DOWER.
Greenville County. I,	
do hereby certify unto all whom it may concern, that Mrs	·
and upon being privately and separately examined by me, did declare that she does	
persons whomsoever, renounce, release, and forever relinquish unto the within named	
	d estate, and also all her right and claim of Dower, of, in or to, all and singular,
the Premises within mentioned and released.	
GIVEN under my hand and seal, this	
Motary Public for South Carolina.	
Notary Public for South Carolina.	
Recorded 11.71/63.71/1.77.	11/5 (D-), 192 C
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