TOGETHER with, all and singular, the Rights, Mem	ibers, Hereditaments and A	ppurtenances to the said Premises	belonging, or in anywise incident or
ppertaining. TO HAVE AND TO HOLD, all and singular, the said Pro	mises unto the said		
U, M. Woods and C. Q. We	est; their	Heirs and Assi	gns forever. And
museld mus			Heirs Executors and Administra-
ors to warrant and forever defend, all and singular, the said pres	mises unto the said	My Thords	and le. B
West- their			•
eirs. Executors, Administrators and Assigns, and every person v	whomsoever lawfully claiming	, or to claim, the same, or any part	thereof.
And the said mortgagor agree 2 to insure the house	and buildings on said lot in a	sum not less than hirs	teles hundles
+ moos Dollars (in a com	pany or companies satisfacto	y to the mortgagee), and keep	the same insured from loss or dam-
ge by fire, and assign the policy of insurance to the said mortga	igge, and that in the eve	nt that the mortgagor shall at	any time fail to do so, then the said
ortgagee may cause the same to be insured in	name, and	reimburse them	selves
r the premium and expense of such insurance under this mort			
And if at any time any part of said debt, or interest then		\ /	
,	+ # .		
the above described premises to said mortgagee, orircuit Court of said State may, at chambers or otherwise, apppoint net proceeds thereof (after paying costs of collection) upon	it a receiver, with authority t	o take possession of said premises an	d collect said rents and profits, applying
e net proceeds thereof (after paying costs of collection) upon ad profits actually collected.	said debt, interest, cost of	expenses, without hability to account	The for any thing more than the rents
PROVIDED ALWAYS, NEVERTHELESS, and it is the mortgagor, do and shall well and truly pay, or cause to be	he true intent and meaning	of the parties to these Presents, that	if, the
by be due, according to the true intent and truly pay, of cause to the true intent and meaning of the said remain in full force and virtue.	note, then this deed of barg	ain and sale shall cease, determine,	and be utterly null and void; otherwise
AND IT IS AGREED, by and between the said parties,	that the said mortgagor	10	to hold and enjoy the said
remises until default of payment shall be made.			
WITNESS hand and seal, this	3rd	day of Jane	eary
in the year of our Lord one thousand nine hundred an	1 twenty	(1920)//	and in the one hundred and
HHt	f.	. ()	ndence of the United States of America.
G. I Calal and Dilling of the December of	1		
Signed, Scaled and Delivered in the Presence of)	hus annie	E. Tring (L. S.)
W. M. Richer Ja.	('		(L, S.)
			(L. S.)
			(L. S.)
	/		(ц. 5.)
THE STATE OF SOUTH CAROLINA,			MORTGAGE OF REAL ESTATE.
Green County.		1,	
Personally appeared before me	Co, Ca, acest	in a color	
21	101 amin	Co. Sting	
nd made oath thathe saw the within named			

gn, seal, and asact and deed, deliver th	ne within written Deed and	hathe, with	
M. R. Richen	A WILLIAM WILLIAM Deed, and		
I la chey	A4	witnessed the execution thereof.	
SWORN to before me this		l. Q. U	l. 1-
	A. D. 19.229	ω, ω, α	lest,
Notary Public for Sour	(SEAL.) J th Carolina.		
MALE CHAME OF COUNTY CAROLINA			RENUNCIATION OF DOWER.
THE STATE OF SOUTH CAROLINA,			
-			
I,			
hereby certify unto all whom it may concern, that Mrs			
fe of the within named			
d upon being privately and separately examined by me, did decl	are that she does freely, volu	intarily and without any compulsion,	dread or fear of any person or persons
nomsoever, renounce, release, and forever relinquish unto the	within named		
Heirs and	l Assigns, all her interest a	nd estate, and also all her right and	claim of Dower, of, in, or to, all and
ngular, the Premises within mentioned and released.			
GIVEN under my hand and seal, this	······		
y of			
Notary Public for	South Carolina		
Notary Public for	Dougi Caronila.		
Charles	wan 5th	10 91	
Recorded for		17V /	•
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4			