,	
TOCETHED with all and singular the Dights Mambars Haraditaments	s and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
	to the said Mortgagee, La Ruccussals Heirs
TO HAVE AND TO HOLD all and singular, the said Fremises un	24 and my Heirs, Executors and Adminis-
	to the said Mortgagee and its Ruccissons Hers and Assigns,
trators to warrant and forever detend all and singular the said Premises un	
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soever lawfully claiming or to claim same or any part thereof!	· · · · · · · · · · · · · · · · · · ·
	on said lot in a sum of not less than
	ollars, in a company or companies satisfactory to the Mortgagee; and keep the same
	ne said mortgagee; and that in the event that the Mortgagor shall at any time
fail to do so, then the said Mortgagee may cause the same to be insured in	n name and reimburse
for the premium and expense of such insurance under this mortgage, with inter-	erest.
And if at any time any part of said debt, or interest thereon, be past of	due and unpaid, I Raid Mart gongery assign the rents and profits
of the above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and
agree that any Judge of the Circuit Court of said State may, at chambers or	r otherwise, appoint a receiver, with authority to take possession of said premises and
ollect said rents and profits, applying the net proceeds thereof (after payi	ing costs of collection) upon said debt, interest, costs or expenses; without liability to
account for anything more than the rents and profits actually collected.	
•	t and meaning of the parties to these Presents, that if the said Mortgagor do and
	e debt or sum of money, with interest thereon, if any be due, according to the true
	nall cease, determine, and be utterly null and void; otherwise to remain in full force
	and be determine, and be deterry half and void, otherwise to remain in run rotee
and virtue.	Mortgagor to hold and enjoy the said Premises
AND IT IS AGREED, by and between the said parties, that the said	Mortgagor to noid and enjoy the said Fremises
antil default of payment shall be made.	25 -1
WITNESS hand and seal this	
f our Lord one thousand, nige hundred and	and in the one hundred and
ear of the Independence of the United States of America.	
Signed, Sealed and Delivered in the Presence of	
d. Je dannes	f. J. Mul Crombil (L. S.)
mary Deyle	(L. S.)
	(L. S.)
	(1.6)
	(4. 5.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
Drewill County.	8
PERSONALLY APPEARED before me	Dly le and made oath
hat She saw the within named.	conflue
	written Deed; and thatShe, with
A. K. Jaunes	witnessed the execution thereof.
SWORN to before me, this 25 Th	
day of Chiquet A. D. 1930	· <i>(</i>
H de Dawnes (SEAL)	mary Deyle
Notary Public for S. C.	
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
	0
Mremitte County.) I, De La Journes, a nota	asy Public for S. C. do hereby certify
I, and and the state of the sta	do hereby certify
nto all whom it may concern, that Mrs	- V
e wife of the within named	rambie
d this day appear before me, and upon being privately and separately exam	nined by me, did declare that she does freely, voluntarily, and without any compulsion,
read or fear of any person or persons whomsoever, renounce, release and	
	Pational Bank, its Ruccisson
Heirs and Assigns, all her interes	est and estate, and also all her right and claim of Dower of, in, or to all and singular
e Premises within mentioned and released.	
GIVEN under my hand and seal, this 25 th	
day of luguet A. D. 1930	A_{I}
St & Johns (SEAL)	Mrs Startense Whercrowlie
Notary Public for S. C.	• • • • • • • • • • • • • • • • • • • •
Recorded ling 25 th. 19	30 at 11:00 a.m. 192
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