		Heirs and Assigns, forever. And
o hereby bind my	self and my	
o warrant and forever defend, all and singular, the said premises unto the said		
Heirs, Executors, Administrators and Assigns, and every person whomsoever law	Heirs and Assigns, from and a	gainst
And the said Mortgagor agree to insure the house and buildings on		
Dollars (in a company or companies satis		
re, and assign the policy of insurance to the said mortgagee, and that in the c		
agee may cause the same to be insured in her	name and reimburse	nerself
or the premium and expense of such insurance under this mortgage, with interest		
And if at any time any part of said debt, or interest thereon be past due ar		
of the above described premises to said mortgagee, or		
Sircuit Court of said State may, at chambers or otherwise, appoint a receiver witl pplying the net proceeds thereof (after paying costs of collection) upon said debt ents and profits actually collected.	a authority to take possession of interest, cost or expenses; wit	hout liability to account for anything more than th
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and n		
he said mortgagor, do and shall well and truly pay or cause to be paid, unhereon, if any be due, according to the true intent and meaning of the said note, oid; otherwise to remain in full force and virtue.	to the said mortgagee, the then this deed of bargain and	said debt or sum of money aforesaid, with interestable shall cease, determine, and be utterly null an
AND IT IS AGREED, by and between the said parties, that the said mortg	gagor 18	to hold and enjoy the sai
Premises until default of payment shall be made.		T.um A
witness hand and seal this 26th, in the year of our Lord one thousand nine hundred and twenty-size		
Signed, Scaled and Delivered in the Presence of	Independence of the United Sta	tes of America.
J.V. Croskeys	Walter	McCullough (L. S
James R. Bates		(L, S
		(L. S
		<u> </u>
		/T C
		(L. S.
THE STATE OF SOUTH CAROLINA, } Greenville County.		MORTGAGE OF REAL ESTAT
}		
Greenville County.		
Greenville County.		
Greenville County. Personally appeared before me		
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	th
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	th
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	thwitnessed thte execution thereof.
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	th
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	thwitnessed thte execution thereof.
Greenville County. Personally appeared before me	itten Deed; and thathe, wi	thwitnessed thte execution thereof.
Personally appeared before me	itten Deed; and thathe, wi	thwitnessed thte execution thereof. .V. Croskeys
Personally appeared before me	itten Deed; and thathe, wi	thwitnessed thte execution thereof. .V. Croskeys
Personally appeared before me	itten Deed; and thathe, wi	th
Tersonally appeared before me	itten Deed; and thathe, wi Bates J Cullough	th
Tersonally appeared before me	itten Deed; and thathe, wi Bates J Cullough	witnessed thte execution thereof. N. Croskeys RENUNCIATION OF DOWE
Tersonally appeared before me	itten Deed; and thathe, wi Bates J Cullough s freely, voluntarily and withou	th
Tersonally appeared before me	itten Deed; and thathe, wi Bates J Cullough s freely, voluntarily and withou	th
Personally appeared before me	Cullough s freely, voluntarily and without the dead Mrs. Matie D. Co.	th
Personally appeared before me	Cullough s freely, voluntarily and without the dead Mrs. Matie D. Co.	th
Personally appeared before me	Cullough s freely, voluntarily and without the dead Mrs. Matie D. Co.	th
Personally appeared before me	Cullough s freely, voluntarily and without the dead Mrs. Matie D. Co.	RENUNCIATION OF DOWE. did this day appear before met any compulsion, dread or fear of any person of the computation of Dower, of, in or to, all and singula
Personally appeared before me	Gullough Second freely, voluntarily and without the med Mrs. Matie D. Conditional destate, and also all her right	th