taining.  TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	s to the said Premises belonging, or in anywis	<i></i>
	Heirs and Assigns, forever. And	<u></u>
a	Heire Evecutors and	d Administrators,
the said premises unto the said	lush, his	
warrant and forever/defend, all and singular, the said premises that the said	s, from and against	My
rs, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or	to claim the same or any part thereof.	
And the said Mortgagor agree to insure the house and buildings on said lot in a sum	not less than	v
Dollars (in a company or companies satisfactory to the mor	gagee) and keep the same insured from loss	or damage by fire,
the policy of incurance to the said mortgagee and that in the event that the mortgage	or shall at any time fail to do so, then the	salu mortgagee
y cause the same to be insured inname and reimb	irse	••••••••••••
the premium and expense of such insurance under this mortgage, with interest.		
	0	
And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the	e rents and proms
the above described premises to said mortgagee , or Heirs, Exec	ntors, Administrators or Assigns, and agree tha	t any Judge of the
the above described premises to said inortgagectum, or ambient a receiver with authority, to tall required the receiver with authority, to tall plying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost of the receiver with authority, to tall the receiver with authority with a receiver with a receive	expenses; without liability to account for anyth	ning more than the
its and profits actually collected.	()	
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the personal state of the personal state of the paid mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagor		
e said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortga creon, if any be due, according to the true intent and meaning of the said note, then this deed of id; otherwise to remain in full force and virtue.	f bargain and sale shall cease, determine, and	be utterly null and
AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold	and enjoy the said
remises until default of payment shall be made.		
WITNESS 2144 hand and seal, this 27 th	day of august-	
in the year of our Lord one thousand nine hundred and I sently	end in the	ie one hundred and
year of the Sovereignty and Independence of		
Signed, Sealed and Delivered in the Presence of	) O, bobb	(L. S.)
1 13. Featherwood		(L. S.)
Geo, St. 10 rungson		(L. S.)
		/T CN
		(II, S.)
HE STATE OF SOUTH CAROLINA, )	MORTGAGE O	F REAL ESTATE.
Greenville County.		
Via Ole De Maria Ago		
Personally appeared before me.		
nd made oathhe saw the within named	)	
		1
	that ha with D. B. Leath	ierwond
ign, seal, and as		
A	witnessed the execu	tion thereof.
SWORN to before me, this 27 th		
A D 102 9	$a \cdot h$	
day of Chigathy word (SEAL)	It Bunson	
Notary Public for South Carolina.		
		одиция (пр. 1848) — 1940 гр. — Почещення выправления од объект от
THE STATE OF SOUTH CAROLINA,	RENUNCIA	TION OF DOWE!
Greenville County.		
I,		
do hereby certify unto all whom it may concern, that Mrs		1 1 7
	The property of the second sec	ady appear william
that sile uoes receipt vote	**************************************	
persons whomsoever, renounce, release and forever relinquish unto the within named		
Heirs and Assigns, all her interest and estate, and	also all her right and claim of Dower, of, in or t	o all and singular, t
premises within mentioned and released.		
GIVEN under my hand and seal, this		
day of		
day o1(L. S.)		
Notary Public for South Carolina.	$\Omega$	
Recorded Original 29th 1927, at 9,50	o'clock,M.	
Recorded Ully of June 192, at 192		