TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD, All and singular, the said premises unto the said William Elliott & Pralet bage,
Accesses as aforesard their successors how and assigns, forever. And I do hereby
bind Myself and my heirs, executors and administrators to warrant and forever defend all and singular the said premises unto the said Milliam Elliott & Robert Gage.
Receivers as aforesid, their successore heir and assigns, from and against
assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof. In a set is agreed by and between the said puriled that the said groutgager - heir AND the said expectation on abministrators, shall and suill forthwith and tree the bouse and buildings on said lot in the sum of nor loss than the loss of fire the bouse and buildings on said lot in the sum of nor loss than
and keep the same insured from loss or damago by fire and assign the policy of insurance to the said was assign. And in case the or they shall at any time reglect or
may cause the same to be insured in www.name, and reim-
burse
And the said debt
or sum of money with interest thereon, according to the true intent and meaning of the said Note, together with all cost and expenses which
shall incur or be put to, including a reasonable atterney's fee, chargeable to the above described mortgaged premises, for collecting the same by demand of attorney or by legal proceedings.
PROVIDED ALWAYS, NEVERTHELESS, And it is the true intent and meaning of the parties to these Presents, that if
the said
the said William Elliatt + Poblit Isage, Placing as afailsicide money aforesaid, with interest
thereon, if any shall be due, according to the true intent and meaning of the said Lond und constituou thereund
then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise to rount in the force and wirther.
AND IT IS AGREED, by and between the said parties, that in the case of following of this marty age, by
AND IT IS AGREED, by and between the said parties, that is the case of following of this mortgage, hy suit or otherwise, the mortgagel small resorts of the mortgager a reasonable so attorney's fell, torbold and enjoy the said promise until default of payment shall be made which shall be secured by the wortgager, but shall be included in judgment of following shall be secured by the WITNESS. WITNESS My Hand and Seal, this
in the year of our Lord one thousand nine hundred and thutysenen
and in the one hundred and year of the Sovereignty and Independence
of the United States of America. Signed, Sealed and Delivered in the Presence of [L. S.]
Signed, Sealed and Delivered in the Presence of Helfn lo Ashury (L. S.) (L. S.) (L. S.)
STATE OF SOUTH CAROLINA,] MORTGAGE OF REAL ESTATE
Greenville County.
PERSONALLY appeared before me, Helign lo Ashung and made
personally appeared before me, Helyn b. Ashury and made oath that
ϵ ϵ
SWORN to before, this 23 rd
day of norther A. D. 19237
6 M. Blythe M. (SEAL) Itelyn C. askury
Nowary Public for S. C.
STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER
I_1
do hereby certify unto all whom it may concern that Mrs
the wife of the within named
did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any
compulsion, dread or fear of any person or 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 to all and singular the premises within mentioned and released.
GIVEN under my hand and seal, this
day of
Notar Public for S. C.
MOTORE FINAL INC. 3 L
Notary 1 abile for 5. C.