thence along line of B. D. Davenput, n. 75-20 w. 2507 fut to an iron pin, joint Corner of late no. 6 & 7; Thence along joint line of late nos. 6 had 7 in a northerly direktion, following the ald road between late to and 7, 3 793 felt more on less, to the beginning Corner. This being the same land Corveyed to b. S. Trench by E. Imman, Master, by dud dated June 14, 1930, and recorded in the R. m. 6. office for Greenville lownty in Valume. Page ...

	Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
and Assigns, forever. And do hereby bind dissiling	,
trators to warrant and forever defend all and singular the said Premises unto the	1
from and against us and our	w ,
soever lawfully claiming or to claim same or any part thereof.	whom-
, , ,	id lot in a sum of not less than
	in a company or companies satisfactory to the Mortgagee; and keep the same
insured from loss or damage by fire, and assign the policy of insurance to the said	
fail to do so, then the said Mortgagee may cause the same to be insured in	•
	name and reimburse.
for the premium and expense of such insurance under this mortgage, with interest.	d unpaid, wel, Raid martgarest assign the rents and profits
	// //-
of the above described premises to said mortgagee, or	
agree that any Judge of the Circuit Court of said State may, at chambers or other	•
collect said rents and profits, applying the net proceeds thereof (after paying con	sts of collection) upon said debt, interest, costs or expenses; without liability to
account for anything more than the rents and profits actually collected.	
	meaning of the parties to these Presents, that if the said Mortgagor do and
shall well and truly pay or cause to be paid unto the said Mortgagee the debt	
intent and meaning of the said note, then this deed of bargain and sale shall cea	ase, determine, and be utterly null and void; otherwise to remain in full force
and virtue.	
AND IT IS AGREED, by and between the said parties, that the said Mortga	agor S to hold and enjoy the said Premises
until default of payment shall be made.	
WITNESS Quin hand and seal, this 23	
of our Lord one thousand, nine hundred and theaty	and in the one hundred and fifty - fifth
year of the Independence of the United States of America.	
Signed Sealed and Delivered in the Presence of	
J. B. Ridden	6. L. French (L. S.)
Florence Cable	Marie F. Haly (L. S.)
Clara de. Sutton	
St. K. Jawnes	(L. S.)
gui aci da	(L. S.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
Frewille County.	
	and made oath
that She saw the within named Marie F. It all	<u>y</u>
sign, seal, and as act and deed, deliver the within writte	en Deed; and thatS.he, with
Id. d. Jawnes	itnessed the execution thereof.
SWORN to before me, this direct	
day of 700. A. D. 1937.	
It. K. Jawnes (SEAL.)	Clara & Sutton
Notary Public for S. C.	
THE STATE OF SOUTH CAROLINA,	
9	RENUNCIATION OF DOWER.
Quelford County.	
I, Orine B. Dapp	a notary Public do hereby certify
	French
the wife of the within named . To . Thurch	
did this day appear before me, and upon being privately and separately examined b	
dread or fear of any person or persons whomsoever, renounce, release and forever	er relinquish unto the within named
Juliu M. allin and Mrs.	Beargia C. allen, their
Heirs and Assigns, all her interest and	estate, and also all her right and claim of Dower of, in, or to all and singu
the Premises within mentioned and released.	
CIVEN under my hand and seal, this 23 rd	
a of Oct alice A. D. 1930	
Inne B. Sapp (SEAL)	Glady Buck French.
ry Comm. Ly pivolary Public for S.C. C.	
The state of the s	
Recorded Nov. 4th. 1930 at	11:25 a. m. 192