TOGETHER with, all and singular, the Rights, Members, Hereditaments and	Appertaining to the said Premises be	elonging or in a	nywise incident or appertaining.	
TO HAVE AND TO HOLD, all and singular, the said Premis's unto the said				
Rd Ford his		s and Assigns,	forever. And	
do hereby bind			Heirs, Executors and Admin	istrators,
to warrant and forever defend, all and singular the said premises into the said	M. J. Ford.	his.		
Heirs, Executors, Administrators and Assigns, and every person whomsoever lawfully	_Heirs and Assigns, from and agai	inst $_{-}$ $^{\cdot}$ $^{\cdot}$	et my	
, , , , , , , , , , , , , , , , , , , ,		, jan v viice com	<u> </u>	
And the said Mortgagor agree to insure the house and buildings on sa	d lot in a sum not less than	ylew	Hundred 4	1
Dollars (in a company by fire, and assign the policy of insurance to said Mortgagee _ , and that in the ex	or companies satisfactory to the more	tgagee), and b t any time fail t	keep the same insured from loss of do so, then the said mortgage	r damage
cause the same to be insured in	and remouns	V	*	
for the premium and expenses of such insurance under this mortgage, with interest				
And if at any time any part of said debt, or interest thereon be past due and				profits of
the above described premises to said mortgagee, or Circuit Court of said State may, at chambers or otherwise, appoint a receiver with a proceeds thereof (after paying costs of collection) upon the said debt, interest, costs o collected.	ithority to take possession of said n	remises and coll	ect said rents and profits applying	or the not
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mea	ning of the parties to these Presents	that if	9	
the said mortgagor, do and shall well and truly pay or cause to be paid unto the due, according to the true intent and meaning of the said note, then this deed of bar force and virtue.	said mortgagee, the said debt, o gain and sale shall cease, determine,	r sum of money and be utterly	aforesaid, with interest thereon, null and void; otherwise to rema	if any be ain in full
AND IT IS AGREED, by and between the said parties, that the said mortgagor	. J. C. Hill i	\sim	to hold and enjoy	v the said
Premises until default of payment shall be made.		*	C :	y the said
WITNESS	26 tu	ay of	april	
in the year of our Lord one thousand nine hundred and	ty.		and in the one hundred and	
Signed, Sealed and Delivered in the Presence of	gnty and Independence of the Unite	ed States of Ame	erica.	
J. B. Hall	\\. (c, \	till		(I S.)
Talson Cox		- 4		(I. C.
(34,	- 			
				` '
				_(L. S.)
Greenville County.			MORTGAGE OF REAL ESTA	ATE
PERSONALLY appeared before me	a l l			
PERSONALLI appeared before me	all			
and made oath thathe saw the within named				
ign, seal, and as act and deed, deliver the within writte	n Deed; and thathe, with			
19 alph Cox		witnessed the ex	secution thereof.	
SWORN to before me, this 26				
ay of A. D. 19.30	J. B.	14 als	S	
Notary Public for South Carolina.	\bigcup			
THE STATE OF SOUTH CAROLINA,			RENUNCIATION OF D	OWER
Greenville County.			The state of the s	17 42 IX
1,	}			
o hereby certify unto all whom it may concern, that Mrs.		· · · · · · · · · · · · · · · · · · ·		
ife of the within named	oly voluntarily and without	laion des to e	did this day appear be	fore me,
nounce release and forever relinable of the 141.	ers, vorantarny and without compul	ision, dread or b	ear of any person or persons who	msoever
nounce, release and lorever reiniques into the within mamed				
nounce, release and forever relinquish unto the within named				
thin mentioned and released.	estate, and also all her right and cl	laim of dower, o	of, in or to all and singular, the	premises
GIVEN under my hand and seal, this				
ny of				
(SEAL) Notary Public for South Carolina.				~
Recorded M Car 6 th 1080, at 12'	43 (3.717.	o'cloc	kM.	
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