	d	1 0 11 1	or in anywise incident or appertaining.	
TO HAVE AND TO HOLD, all and singular, the said Pr	remises unto the said	he Tuples Th	though Baup	
of brewelle, S. C., i	to successi	Moheirs and assigns, forever. A	nd	
	2001	1 M	heirs, executors and adminis	trators,
o warrant and forever defend all and singular the said premises of the successors.  Onumber of the said premises of the said premises of the successors.  Onumber of the said premises of the said pre	upto the said. The	Peoples Hali	real Bank of	
Druluville, & C. theirs and assigns, from and	against Me	and my		
And the said mortgagor agree to insure the house	and buildings on said lot	in a sum not less than We	my-Duy Juni	M
Dollars	in a company or companie	s satisfactory to the mortgagee	and keep the same insured from loss c	i dani-
age by fire, and assign the policy of insurance to the said mort	gagee, and that in the	e event that the mortgagor,	ama and raimburse Italia	
nortgagee may cause the same to be insured in			and Temporate	
or the premium and expense of such insurance under this mortga	on, be past due and unpaid	1	hereby assign the rents and profit	s of the
above-described premises to said mortgagee, or to Ri	ucclssons teins	, executors, administrators or assig	ns, and agree that any Judge of the	Circuit
Court of said State may, at chambers or otherwise, appoint a re- net proceeds thereafter (after paying costs of collection), upon	eceiver, with authority to the said debt, interest, cost of	take possession of said premises or expenses; without liability to acc	ount for anything more than the rents and	1 profits
actually collected				
PROVIDED ALWAYS NEVERTHELESS, and it is the	he true intent and meaning	of the parties to these Presents, to	hat if with interest thereon, if	any be
said mortgagor, do and shall well and truly pay or cause to be due according to the true intent and meaning of the said note.	e paid unto the said mortg:	agee the debt or sum of mo	nine and be utterly null and void, othe	rwise to
due according to the true intent and meaning of the said hote.	min, then this deed of bu			
AND IT IS AGREED, by and between the said parties, the	hat the said mortgagor	w	to hold and enjoy	the said
Durming until default of payment shall be made			400	
WITNESS	, this	day ofday	/ Vay	
in the year of our Lord nineteen hundred and. This year of the Independence of the United States of America.	Ty-sif	and in the one	hundred and	
Signed, Sealed and Delivered in the Presence of			10 Ailann	
6 (00		James,	J. Museu	(L. S.)
Francis Elligtt				(L. S.)
Dorocker B Trill				(L. S.)
				(L. S.)
THE STATE OF SOUTH CAROLINA, Greenville County.	1		MORTGAGE OF REAL E	STATE
PERSONALLY appeared before me	uces El	lliott		
and made oath that	mes D.	Hilson		
and made oath that	,		<b>.</b>	
110	deliver the within written	Deed; and that	Jorotheo B Itill	,
sign, seal, and asact and deed,	denver the within written	Deed, and more than the second		
			witnessed the execution thereof.	
1 st	\		witnessed the execution thereof.	<u>/</u>
SWORN to before me, this	3()		-2	
day of May, A	A. D. 193.6	Frances &	-2	
day of May, A	(SEAL)		-2	
day of May A	\		Elliatt	
day of May A A A A A A A A A A A A A A A A A A A	\		-2	DOWER
Notary Public for South Carolina  THE STATE OF SOUTH CAROLINA,  Greenville County.	\	Frances &	Pliatt  RENUNCIATION OF:	DOWER
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,	the B		Pliatt  RENUNCIATION OF:	DOWER
THE STATE OF SOUTH CAROLINA,  Greenville County.  I,	\	Frances &	RENUNCIATION OF	
day of And	the Borni	Frances &  Hill  In Hilson  Isau	RENUNCIATION OF	efore me
day of	(SEAL)  The Borne Control of the Con	Francelp &  Hill  Dilson  Isau  voluntarily and without any com	RENUNCIATION OF	efore me
day of And	(SEAL)  The Borne Control of the Con	Francelp &  Hill  Dilson  Isau  voluntarily and without any com	RENUNCIATION OF	efore me
day of	(SEAL)  Lac B  L	Frances &  Hill  Dilson  Isau  voluntarily and without any com  Peoples 7  ts succe	RENUNCIATION OF:  did this day appear to pulsion, dread or fear of any person or allowed Bar	efore me r person
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