TOGETHER with all and singular the Rights, Members, Hered or appertaining.	litaments and Appu	rtenances to the said Premis	es belonging, or in anywise incident or
TO HAVE AND TO HOLD, all and singular, the said Premises	gagee and its St	and its Successors Heirs	
and Assigns, forever. Anddo hereby bindmyse	lf and my		Heirs, Executors and Administrators
to warrant and forever defend all and singular the said Premises unto	the said Mortgagee	and its Success	Drs HAX and Assigns
from and against myself and my soever lawfully claiming or to claim same or any part thereof.		Heirs, Executors, Administrato	rs and Assigns, and every person whom-
And the said Mortgagor agree to insure the house and	buildings on said lot	in a sum of not less than	<u>x</u>
insured from loss or damage by fire, and assign the policy of insuran	Dollars in a company	y or companies satisfactory to	the Mortgagee ; and keep the same
time fail to do so, then the said Mortgagee may cause the same to			
for the premium and expense of such insurance under this mortgage, wi	th interest.	Thame and reimb	arse
And if at any time any part of said debt, or interest thereon, be	_	•	
of the above described premises to said mortgagee, or agree that any Judge of the Circuit Court of said State, may, at change of the Circuit court of said State, may, at change of the circuit the said was the said	s Successors	ppoint a receiver, with authorit	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
collect said rents and profits, applying the net proceeds thereof (after account for anything more than the rents and profits actually collected.	c paving costs of col	lection) upon said debt, intere	st, costs or expenses; without liability to
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in shall well and truly pay or cause to be paid unto the said Mortgagee intent and meaning of the said note, then this deed of bargain and said and virtue.	the debt or sun	a of money with interest there	on if any he due according to the true
AND IT IS AGREED, by and between the said parties, that the until default of payment shall be made.	said Mortgagor	is	to hold and enjoy the said Premises
WITNESShand and seal, this	20th	$_{ m day\ of}$ Septe	ember , in the year
of our Lord one thousand, nine hundred and this year of the Independence of the United States of America.	irty-nine	and in the one hu	ndred and sixty-fourth
Signed, Sealed and Delivered in the Presence of:		• ,	
Kitty Browne	1	A. W. Reyno	old s (L. S.)
Ben C. Thornton			(L. S.)
	}		(L. S.)
	<u> </u>		(L. S.)
THE STATE OF SOUTH CAROLINA Greenville County			MORTGAGE OF REAL ESTATE
PERSONALLY appeared before meKitty I	3 rowne		and made eath
that S he saw the within named A W.			
2			v
sign, seal and asact and deed deliver the within witnessed the execution thereof.	written deed, and the	at S he, with Cat he	rine Brown
SWORN TO before me this 20th day of September, A. D. 1939		Kitty Brown	e
Ben C. Thornton (L. S.) Notary Public for South Carolina			
Notary Public for South Carolina	<u> </u>		
THE STATE OF SOUTH CAROLINA, }			RENUNCIATION OF DOWER
Greenville County.	town Debits		
I, F. D. Rainey, a No			•
all whom it may concern that Mrs. Mattie C. Reyno			
within named A. W. Reynold me, and upon being privately and separately examined by me, did dec	lare that she does f	reely, voluntarily and without	any compulsion, dread or fear of any
person or persons whomsoever, renounce, release and forever relinqu			'
Citizens Lumber Co	mpany, a con	cporation, and its	Successors Premises within mentioned and released
GIVEN under my hand and seal, this 20th day]		since Evicosotti
of, A. D. 1939		Mrs. Mattie C.	Reynolds
F. D. Rainey Notary Public for South Carolina. (L. S.)			
Recorded September 20th	19 39. at	L:02 o'alock	P. M.
***************************************	_, , wv=		