10GEIRER with, all and singular, the Right		~	Δ (/	elonging or in anywise	incident or appertain	ing.
TO HAVE AND TO HOLD, all and singular	, the said Premises unt	to the said	Len B. D.	witzen.		Kuar
W Ellen Rebecca Du	irtaes bes	o Lucce	V COY Heirs	and Assigns, forever.	And	
o hereby bind	ny		· <i>yp</i>	Heir	s, Executors and Adn	ninistrators,
warrant and forever defend, all and singular the s	aid premises unto the	said allen	B. Surte	v. Genera	el Guar	Lias
or Ellen Rebecca Si	wher her	Lucc. Heirs and	Assigns, from and agains	muss	elf an	d m
eirs, Executors, Administrators and Assigns, and eve	,			,		(
And the said Mortgagor agree to insu	re the house and buildi	ings on said lot in a s	um not less than Ou	e Thou	earch, I	ain
Funded and My fire, and assign the policy of insurance to said M	Dollars (in a	company or companie	es satisfactory to the mortg	agee), and keep the s	name insured from loss	or damage
y fire, and assign the policy of insurance to said M	ortgagee, and that	t in the event that th	e mortgagor shall at a	ny time fail to do so, t	hen the said mortgage	ee may
ause the same to be insured in	<i>LL</i>	<u> </u>	name and reimburse.	nevs	eg	
or the premium and expenses of such insurance unde	.41:	(/		·		
or the premium and expenses of such insurance under	this mortgage, with in	iterest.				
				·/		
And if at any time any part of said debt, or	_	0			by assign the rents an	
he above described premises to said mortgagee, ircuit Court of said State may, at chambers or other	rwise, appoint a receive	er with authority to t	Heirs, Executors, Admi	uses and collect said re	ents and profits, applyi	ing the net
roceeds thereof (after paying costs of collection) upoblected.				\circ	an the rents and proh	its actually
PROVIDED ALWAYS, NEVERTHELESS, a			_	·		
ne said mortgagor, do and shall well and truly p ue, according to the true intent and meaning of the orce and virtue.	said note, then this de	eed of bargain and sal	e shall cease, determine, ar	d be utterly null and	void; otherwise to ren	nain in full
AND IT IS AGREED, by and between the said	l parties, that the said :	mortgagor	L		to hold and enj	iov the set
remises until default of payment shall be made.	- parties, that the said I	A		1		or the said
WITNESS Hand ar	· / /	, , ,	day	of Def	Leus He	
in the year of our Lord one thousand nine hur			our		the one hundred and	
fifty ninth	year of tl	he Sovereignty and In	idependence of the United	States of America.		
Signed, Sealed and Delivered in the Prese	nce of					
Ilm H. Richa	idson)	Marada	. Rich	and door	(Seel)
D. R. Carn.		1	,			
	·	- }				
	:	- 1				• •
		- /				(Seal.)
HE STATE OF SOUTH CAROLINA,				MORTO	GAGE OF REAL EST	TATE
Greenville County.	121	41 12	, 0	,	• *	
PERSONALLY appeared before me			charle			
nd made oath thathe saw the within named.		•	adson		· 14 4 15.	
	avada	Richa	edson.			
gn, seal, and as Al	deed, deliver the with	hin written Deed; an	d thathe, with			
	DR. Ca	'n	wi	nessed the execution	thereof.	
SWORN to before me, this 29		`	***************************************	acasea the execution		
y of September	4 5 203/		d1 11	a. 1		
De loane	A. D. 19.2.52	-	Man II	Jucha	shoon	
	c for South Carolina.	,				
HE STATE OF SOUTH CAROLINA,)		_				
Greenville County.		wom	an	R	ENUNCIATION OF	DOWER
I,						
hereby certify unto all whom it may concern, that	Mrs.		***************************************			
fe of the within named					•	
d upon being privately and separately examined by		_	_		_	
nounce, release and forever relinquish unto the wi	thin named					
Heirs a	and Assigns, all her int	erest and estate, and	also all her right and clai	m of dower, of, in or	to all and singular, the	e premises
thin mentioned and released.						
GIVEN under my hand and seal, this		·)				
y of	A. D. 19	. }				
	(SFAT.)	,)				
Notary Pul						
Recorded Oct 13	Th 1934:	12 i	:07	o'clock	M.	
			77			