TOGETHER with, all and sing ppertaining. TO HAVE AND TO HOLD, all a		N		_	onging, or in anywise incident or
TO HAVE AND TO HOLD, all a	and singular, the said	the said		Heirs and Assigns	forever. And Zul
o hereby bind Ourselfiles	wayed	•			Heirs, Executors and Administra-
ors to warrant and forever defend, all an	d singular, the said	premises unto the said	S.B. H	If, a	I his
Heirs, Executors, Aministrators and Asg	igns, and every person		Heirs and Assigns, from any claiming, or to claim, the		
And the said more agor agree.	// / /	1 1	d lot in a sum not less tha		housand.
ge by fire, and assign the palicy of insur	ance to the said mor	tgagee, and that in	n the event that the mort	gagor shall at any	e same insured from loss or dam- time fail to do so, then the said
portgageer may cause the same to be in	isured in		name, and remburse		
or the cremium and expense of such ins	urance under this m	ortgage, with interest.	w/		
And if any time and part of sa	aid debt, or interest t	thereon, be past the as	nd unpaid		Pereby assign the rents and profits
of the above described premises to said mo Circult Court of said State may, at chambe he net proceeds thereof (after paying co and profits actually collected.	rtgagee, or ers of otherwise, appli osts of collection hup	foint a receiver, with a con said debt, interest,	Heirs, Focutory uthority of take observing cost of expenses withou	Administrators or Assi of said bremises and c at liability to a count	gns, and agree that any Judge of the gollect said rents and profits, applying for any thing more than the rents
PROVIDED ALWAYS, NEVER aid mortgagor, do and shall well and my be due, according to the true intent a o remain in full force and virtue.	THHLESS, and it is truly pay, or cause of the saming of the sa	s the true intent and to be paid unto the sai aid note, then this deed	meaning of the parties to tid mortgagee the said of burgain and sale shall	hese Presents, that if debt of sum of mone 1 cease, determine, and	aforesaid, with interest thereon, i be utterly null and void; otherwise
AND IT IS ACRES, by full b		ies, that the said more	gagor S X augus	<i>y</i>	to hold and enjoy the sai
Premises until default payment shall be	nade. I.S., and Acal. S, thi	for the	D. day o	. Lepte	mle
in the order of our Lord one the	\mathcal{L}	and nine	tee f	/	and in the one hundred and
Signed, Spaled and Delivered	in the Present of		year of the Sove	reignty and Independen	nce of the United States of America
Signed, Stated and Denvered	in the Fresque pi	M. Horring) 7v. L	Spec	L S.
a sol my	12h	<i>\(\text{\tin}\text{\tex{\tex</i>		Warn	(L. S.)
					(L. S.)
and and and		J 7/11.	Col no	g/V	
THE STATE OF SOUTH CARO	LINA,County.	of executive in		1	MORTGAGE OF REAL ESTATE
Personally appeared before me	(6. py	A SUN	KP1.	0 > 1	10 70
and made oath thatShe saw the within	prized who	· Me	epu au	and U	. D. Kamse
Passo la Ma	w TAV	\mathcal{M}		8 6 70	·- 00
ign, seal, and as	Cact and deed, deliver	U	ed; and thatS.he, with		coll
SWORN to be ard me this	2 7	h 1, 2	witnessed the	execution thereof.	
iay of		D. 191.5	& Ja	dan	
e yn ficero	Notary Public for S	Outh Carolina.	V		
THE STATE OF SOUTH CARO		yul.			RENUNCIATION OF DOWER
THE STATE OF SOUTH CARO	County.)			
I,					
to hereby certify until whom it may co wife of the vithin hamed	ncern, that Mrs				did this day appear before me
and upon being privately and eparately ex	camined by me, did de	eclare that she does fr	eely, voluntarily and witho	ut any compulsion, dre	ad or fear of any person or person
whomsoever, renounce release, and forevo					
		and Assigns, all her i	nterest and estate, and als	o all her right and cla	im of Dower, of, in, or to, all an
ingular, the Premises within mentioned	and released.		,	-	
GIVEN under my hand and seal, the seal of					
	r · let				