	Conveyance for Greenville County, in Book
	HER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging or in anywise incident an according
i Kur	VE AND TO HOLD, all and singular, the said premises unto the said. The said Tremises belonging, or in anywise incident or appertaining the said with the said. The said Tremises belonging, or in anywise incident or appertaining the said. The said Tremises belonging, or in anywise incident or appertaining the said. The said Tremises belonging, or in anywise incident or appertaining the said. The said Tremises belonging, or in anywise incident or appertaining the said. The said Tremises belonging, or in anywise incident or appertaining the said. The said Tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said premises unto the said. The said tremises belonging to the said tremises the said tremises belonging to the said tremises belong the said t
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	H . In the second contract H is the second contract H . The second contract H is the second H is the second contract
	hd against me my
	ad against me, mys, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or any part thereof.
•	the said mortgagor, agree to insure the house and buildings on said land for not less than Juliating
	Dollars, in a company or companies which shall be acceptable to the mortgagee, and keep the sam use or damage by fire during the continuation of this mortgage, and make loss under policy or policies of insurance payable to the mortgagee, and that
-	
	shall at any time fail to do so, then the said mor gagee may cause the same to be insured as above provided and
	TOED ALWAYS NEVERTHELESS and it is the second of such insurance under this mortgage.
	DED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I
	the said mortgagor, do and shall well and truly pay, or cause to be paid unto the said mortgagee
	then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.
	IS AGREED, by and between the said parties, that I, the said mortgagor, an
	same is paid.
-	ESS My hand and scal this / Oth. day of January in the year of
	housand nine bundred and twinty
	Sealed and Delivered in the Plesence of: M. Blythe W. a. chawdler
	ara Colhew . (L. S.)
	(L. S.)
	OUTH CAROLINA, PROBATE.
Gree	
PERS	ONALLY appeared before me Clara Eskew
and made oath	that .3 he saw the within named $W_i A$. Chardler
and made oath	as District and deed deliver the within written Deed; and that .She with
and made oath	that 3 he saw the within named Wi a Chardler as his act and deed deliver the within written Deed; and that She with witnessed the execution thereof. IN to before me, this A. D. 19.20 Clara Esteu
and made oath sign, seal and SWOI da	asact and deed deliver the within written Deed; and that .She withwitnessed the execution thereof.
and made oath sign, seal and SWOI da	that 3 he saw the within named 10, 2 Chandler as his act and deed deliver the within written Deed; and that 5 he with Witnessed the execution thereof. A. D. 1920 County Carolina, Section (SEAL.) Notary Public, S. C. RENUNCIATION OF DOWER.
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