TOGETHER with, all and singular, the Rights, Members, He			
TO HAVE AND TO HOLD, all and singular, the said Premis	ses unto the said	no agun -as	uum w.
Their successors		Heirs	and Assigns forever. And
o hereby bind		724	Heirs, Executors and Administrators
warrant and forever defend, all and singular, the said premises unto	the said	Morgan - L	iuslin CD
Their successors	Heirs ar	nd Assigns, from and against	me or my
one, and every person who	msocver lawrung claims	ng, or to claim, the same, or a	my part thereor.
And the said mortgagor agree to insure the house a	and buildings on said lot	in a sum not less than	Fifteen Dundred and
Dollars (in a company			
fire, and assign the policy of insurance to the said mortgagee		1	2
agee may cause the same to be insured in Their	name, and	reimburse Then	selves
or the premium and expense of such insurance under this mortgag	e, with interest.		
And if at any time any part of said debt, or interest thereon	be past due and unpaid	g	hereby assign the rents and profits
the above described premises to said mortgagee or. Zhevi	L successors)	Heirs, Executors, Administrate	ors or Assigns and agree that any Judge of the
ircuit Court of said State may, at chambers or otherwise, appoint applying the net proceeds thereof (after paying costs of collection) ents and profits actually collected.	a receiver with authority	to take possession of said	premises and collect said rents and profits
PROVIDED ALWAYS, NEVERTHELESS, and it is the			•
id mortgagor, do and shall well and truly pay, or cause to be use, according to the true intent and meaning of the said not remain in full force and virtue.	e paid, unto the said mee, then this deed of bar	ortgagee, the said debt or s gain and sale shall cease, dete	um of money aforesaid, with interest thereon, if rmine, and be utterly null and void; otherwise
AND IT IS AGREED, by and between the said parties, that	t the said marten	d 4 73 ~	east
	t the said mortgagor		to hold and enjoy the said
emises until default of payment shall be made.	and		
in the year of our Lord one thousand nine hundred and		day of	aprie
in the year of our Lord one thousand nine hundred and	Twenly -	oue	and in the one hundred and
Zorly-Zifth	year of the So	vereignty and Independence of	the United States of America.
Signed, Sealed and Delivered in the Presence of	)	4	
Ov. g. Hartsell		$\mathcal{S} \subset \mathcal{Z}$	Bright (L. S.)
Stewart Gaffney	. }		(L. S.)
V // Y			(L, S.)
	. }		(L. S.)
THE STATE OF SOUTH CAROLINA,  Syrumville County.			MORTGAGE OF REAL ESTATE.
Personally appeared before me	+ ar Inoll		
Tersonally appeared before me	2	,	
d made oath thathe saw the within named	Bright		
	<i>V</i>		
f.		17.	~ t 01 11
n, seal, and as	hin written Deed; and th	hathe, with	rare Gappiner
		witnesse	d the execution thereof.
TARWORN to before me, this 2.8 2h	)		
day of A. D. 19. 2.	/ }	1 - 1 - 1 - 1	10
Notary Public for South Carolina.		W. J. H.	arlsell
E A			
THE STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWER.
If runville County.			
I, C.a. Thenson N.	P Zov. &	1. C	
nereby certify unto all whom it may concern, that Mrs	. / . / -	Bright	· · · · · · · · · · · · · · · · · · ·
		[]	
upon being privately and separately examined by me, did declare	that she does freely vol	untarily and without any com-	did this day appear before me,
	_		
omsoever, renounce, release, and forever relinquish unto the within	named // // /	gan mum	CD V
Heirs and	Assigns, all her interest	and estate, and also all her ri	ght and claim of Dower, of, in or to, all and
OTAR OTAR OTAR OTAR OTAR OTAR OTAR OTAR			
GIVEN under my hand and seal this 2732	•		
, , , ,	}	<b>5</b> 2. <b>b</b> 7.	
	}	Mrs Bessi	e & Bright
	}	Mrs Bessi	e & Bright
day of A. D. 19. 2/		Mrs Bessi	e & Bright
		Mrs Bessi	e & Bright