than the highest insurable value with e in a company or companies satisfactory to the mortgagee fire, and assign the policy of insurance to the said mortgagee at any time fail to do so, then the said mortgagee may or mortgagee's name a	and keep the same insured from loss or damage by and that in the event that the mortgagor shall rause the same to be insured in mortgagor and reimburse himself
for the premium and expense of such insurance under this n	
And if at any time any part of said debt, or interest there	
hereby assign the rents and profits of the above described successors. Heirs, Executors, Administrators or Assigns, and agree that a at chambers or otherwise, appoint a receiver, with authority trents and profits, applying the net proceeds thereafter (interest, costs or expenses; without liability to account for a collected.	ny Judge of the Circuit Court of said State may, o take possession of said premises and collect said after paying costs of collection) upon said debt, mything more than the rents and profits actually
PROVIDED 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 the debt or sum of money aforesaid, with inte intent and meaning of the said note, then this deed of barg- null and void: otherwise to remain in full force and virtue.	erest thereon, if any be due, according to the true ain and sale shall cease, determine, and be utterly
AND IT IS AGREED by and between the said parties t	nat said mortgagor 1.8
to hold and enjoy the said Premises until default of payment	shall be made.
WITNESS my hand and seal , this 4th	day of December
in the year of our Lord one thousand, nine hundred and	Forty-eight and
in the one hundred and Seventy-third United States of America.	year of the Independence of the
Signed, sealed and delivered in the presence of	and a block
Edizabeth Peterson	v å lelat. (L. S.)
Je Hawkens	(L. S.)
	(L. S.)
	(L. S.)
į.	(E. 3.)
THE STATE OF SOUTH CAROLINA Greenville County	Mortgage of Real Estate
Greenville County. PERSONALLY appeared before me_Elizabeth_I	
Greenville County. PERSONALLY appeared before me Elizabeth I that S he saw the within named W.A. Clark sign. seal and as his act and deed	Peterson and made oath he
Greenville County. PERSONALLY appeared before me Elizabeth I that S he saw the within named W.A. Clark sign. seal and as his act and deed	Peterson and made oath
PERSONALLY appeared before meElizabeth_I thatS he saw the within namedW.A. Clark sign. seal and ashisact and deed with	Peterson and made oath he deliver the within written deed, and that he witnessed the execution thereof. Clizabeth Teteron Renunciation of Dower.
PERSONALLY appeared before meElizabeth_I thatS he saw the within namedW.A. Clark sign. seal and ashisact and deed with	Peterson and made oath deliver the within written deed, and that he witnessed the execution thereof. Clizabeth Peterson Renunciation of Dower. do hereby certify unto
PERSONALLY appeared before meElizabeth_I thatS he saw the within namedW.A. Clark sign. seal and ashisact and deed with	Renunciation of Dower. And made oath deliver the within written deed, and that he
PERSONALLY appeared before me	Renunciation of Dower. Co
PERSONALLY appeared before me	Renunciation of Dower. Co. do hereby certify unto ark
PERSONALLY appeared before me	Renunciation of Dower. Co. do hereby certify unto ark
PERSONALLY appeared before meElizabeth_I thats he saw the within namedW.A. Clark sign. seal and ashisact and deed withBact and deed with	Renunciation of Dower. Co. do hereby certify unto ark the wife of the did this day appear before e, did declare that she does freely. voluntarily and ersons whomsoever. renounce. release and forever Trustee for Edwards Burial Fund, estate, and also all her right and claim of Dower of eleased. Mattix Mac Cloud.