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•	nville County, in BookPage	day of
		nts and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TOGETHER With, all and s	singular, the Rights, Members, Flereditamen	the said Appurtenances to the said Tellinses belonging, or in Life was the said the said tellinses belonging, or in Life was the said tellinses belonging to the said tellinses belongi
		Heirs and Assigns forever.
		Heirs,
ecutors and Administrators to was	rrant and forever defend all and singular	the said premises unto the said mortgagee HIK JOULUAR, Altarum, Heirs and
signs, from and against me, my	d Assigns, and every person whomsoever	lawfully claiming, or to claim, the same or any part thereof.
•		he house and buildings on said land for not less than
sured from loss or damage by fir	re during the continuation of this mortga	a company or companies which shall be acceptable to the mortgagee, and keep the same age, and make loss under policy or policies of insurance payable to the mortgagee, and that
the event I	shall at any time fai	il to do so, then the said mortgagee may cause the same to be insured as above provided and
mburse	for the premium and expense of s	such insurance under this mortgage.
PROVIDED ALWAYS, NE	EVERTHELESS, 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 said debt or sum of money aforesaid	1. with interest thereon, if any shall be due, according to the true intent and meaning of the
id note, then this deed of ba	argain and sale shall cease, determine, and	d be utterly null and void; otherwise to remain in full force and virtue. , the said mortgagor, am
ent the mortgagee or his represen	stative or assigns shall be entitled to take	to hold and enjoy the said Premises until default of payment shall be made, in which possession immediately, without notice, receive the rent and profits and apply them to said
bt until the same is paid.	1	25 = day of Cusquet in the year of
		and in the one hundred and forty
r Lord one thousand nine hundred ar of the Sovereignty and Indepen	d and Mulling States of America.	and in the one hundred and forty
Signed Sealed and Deliver	red in the Presence of:	C
(1. C) Huldos 4	£	Monwood Cleveland (L S)
E. I. allen	<u>/</u>	M'Mayer Clevelaced (LS)
		- Propage
FATE OF SOUTH CAROLINA  Greenville County.	<b>^,</b> }	PROBATE.
-	6. J	O. Allen
PERSONALLY appeared be	() m	I Cleveland and 11' Mayes Concland
nd made oath thathe saw the w	<i>Y</i> , -	
gn, seal and as	act and deed deliver the within writte	ten Deed; and thathe with
		witnessed the execution thereof.
SWORN to before me, this	1 - 1 9 0 }	EL allen
day of P	3.18	
11: ()- 4 11/10	2016 (SEAL.) Notary Public, S. C.	
<u> </u>		<u> </u>
TATE OF SOUTH CAROLINA	Λ, }	RENUNCIATION OF DOWER.
Greenville County.	a. P. Du 13028	
I,		a Notary Public for South Carolina,
hereby certify unto all whom it m	nay concern, that Mrs.	alie P. Cleveland
e wife of the within named	J. Moru.	ood Cleveland did this day appear before me,
nd upon being privately and separa	rately examined by me, did declare that s	she does freely, voluntarily and without any compulsion, dread or fear of any person or
ersons whomsoever, renounce, relea	ase and forever relinquish unto the within	named A. K. Dawner attorney hie
ower of, in, or to all and singular t	the Premises within mentioned and released	
GIVEN under my hand and		man Den O
day of	quit A. D. 1920]	natalie P Cleveland
CC. J. Sh	Notary Public, S. C.	
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STATE OF SOUTH CARO	l l	
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