TOGETHER with all and singular, the rights, members, hereditaments and appurtenances to the said property of the said property of the said property of the said. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. heirs and as	ie Morris Tilm	an
do hereby bind MAIAII. MY		
o warrant and forever defend all and singular the said premises unto the said. Bessi	heirs, executors and adm	and
neirs, executors, administrators and assigns and every person whomsoever lawfully claiming or to claim the s	V	
And the said mortgagor agree to insure the house and buildings on said lot in a sum not less th	same or any part thereof.	
Dollars, in a company or companies satisfactory to the n	ian our oversus	no
ige by fire, and assign the policy of insurance to the said mortgagee, and that in the event that the mort	mortgagee and keep the same insured from lo	ss or dam-
nortgagee may cause the same to be insured in	name and reimburse	en the said
or the premium and expense of such insurance under this mortgage, with interest	^	<i>V</i>
And if at any time any part of said debt, or interest thereon, be past due and unpaid.	horshy assign the year	6. 6.1
above described premises to said mortgagee, or heirs, executors, adminis	etrators or assigns and agree that any Indian of	onts of the
Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said	id premises and collect said rents and surface	the Circuit
net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without	liability to account for anything more than the	oplying the
profits actually collected.	hability to account for anything more than the	rents and
PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these	a Brasanta shat if	
said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgagee the debt		
be due according to the true intent and meaning of the said note. Then this dead of beautiful to the	or sum of money aforesaid, with interest there	on, if any
be due according to the true intent and meaning of the said note, then this deed of bargain and sale shall o remain in full force and virtue.	I cease, determine and be utterly null and void,	otherwtise
AND IT IS ACCRETED by and I do not have a second and a second a second and a second a second and		
AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hold and enj	oy the said
	2000	
WITNESS My hand and seal , this 20 th	day of 100enter	• 0
n the year of our Lord nineteen hundred and twenty- thirty - five and	in the one hundred and Auf Tue	ta
rear of the Independence of the United States of America.		
Signed, Sealed and Delivered in the Presense of Mildsed Stephe	c /. / ·	
acasta eseppe	E. Jenkinson	(L. S.)
u, v, a) uf soe	0	(L. S.)
		(L. S.)
		(L. S.)
ind made bath that with the within named	an	
ign, seal, and as Al act and deed deliver the within written Deed and that P		
	.he, with	•
20 Julgose	witnessed the execution the	reof.
SWORN to before me, this day of A. D. 1923 5		
Notary Public for South Carolina. A. D. 1920. (SEAL) Notary Public for South Carolina.	d Steppe	
THE STATE OF SOUTH CAROLINA,]	RENUNCIATION OF	DOWER
Greenville County.		, , , , , ,
I,		
lo hereby certify unto all whom it may concern, that Mrs		
vife of the within named		
and upon being privately and separately examined by me, did declare that she does freely, voluntarily and with		
Heirs, and Assigns, all her interest and estate, and also all her	right and claim of Dower of in or to all and s	ingular the
Premises within mentioned and released.	got und comme of Dones, or, in or to, an and s	tile
GIVEN under my hand and seal, this		
day of		
Notary Public for South Carolina.		
	en en de de la companya de la compa	
Recorded Through Erroz, at Copied &	Second Time	