i i	
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	les Mational Bank
of Greenvelle, I Cits successe	and assigns forever. And
do hereby bind myself and my	AL.
	Heirs, Extension and Administrators,
to warrant and forever defeted, all and singular, the said premises unto the said. The plant of the said of the sa	and assigne
Heirs Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to cla	
And the said Mortgagor agree to insure the house and buildings on said lot in a sum not les	1
Dollars (in a company or companies satisfactory to the mortgagee) and keep the same insured from loss or damage by fire,
and assign the policy of insurance to the said mortgagee, and that in the event that the mortgagor s	· · · · · · · · · · · · · · · · · · ·
may cause the same to be insured inname and reimburse	
for the premium and expense of such insurance under this mortgage, with interest.	3 € 1
And if at any time any part of said debt, or interest thereon be past due and unpaid	hereby assign the rents and profits
of the above described premises to said mortgagee, or its successor. Heirs Executors A	dministrators or Assigns, and agree that any Judge of the
Circuit Court of said State may, at chambers or otherwise appoint a receiver with authority, to take posses	orion of said promises and sallest said at the
applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost or expens rents and profits actually collected.	es; without liability to account for anything more than the
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to	these Presents that if
the said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortgage	the said debt or sum of money oforosaid with interest
thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargai void; otherwise to remain in full force and virtue.	n and sale shall cease, determine, and be utterly null and
AND IT IS AGREED, by and between the said parties, that the said mortgagor.	
Premises until default of payment shall be made.	to noid and enjoy the said
WITNESS Mand and seal this 17th day of	Curant
	N: All Grant Control of the Control
in the year of our Lord one thousand nine hundred and time ty	and in the one hundred and
year of the Sovereignty and Independence of the Unite	ed States of America.
Signed, Sealed and Delivered in the Presence of	
Mugina Simphino (Jon	es P. West (IS)
	(J. 3.)
	(L. S.)
	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,)	
THE STATE OF SOUTH CAROLINA,	
Greenville County	MORTGAGE OF REAL ESTATE.
Greenville County.	MORTGAGE OF REAL ESTATE.
Greenville County. Personally appeared before me	MORTGAGE OF REAL ESTATE.
Personally appeared before me	MORTGAGE OF REAL ESTATE.
Personally appeared before me	MORTGAGE OF REAL ESTATE.
Personally appeared before me	MORTGAGE OF REAL ESTATE.
Personally appeared before me	
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	ne, with Lugana
Personally appeared before me	he, with witnessed the execution thereof.
Personally appeared before me	he, with witnessed the execution thereof.
Personally appeared before me	he, with witnessed the execution thereof.
Personally appeared before me	ne, with Diggs. witnessed the execution thereof. RENUNCIATION OF DOWER. did this day appear before me
Personally appeared before me	RENUNCIATION OF DOWER. did this day appear before me without any compulsion, dread or fear of any person or
Personally appeared before me. and made oathhe saw the within named	RENUNCIATION OF DOWER. In the did this day appear before me without any compulsion, dread or fear of any person or last Manch
Personally appeared before me	RENUNCIATION OF DOWER. In the did this day appear before me without any compulsion, dread or fear of any person or last Manch
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me	RENUNCIATION OF DOWER. Mithead Mithout any compulsion, dread or fear of any person or last Market. Market Market. Market Market. Mark
Personally appeared before me. and made oathhe saw the within named	RENUNCIATION OF DOWER. did this day appear before me without any compulsion, dread or fear of any person or Les Barbaras Gante right and claim of Dower, of, in or to all and singular, the