	<del> </del>
TOCCOTION IN III	
TOGETHER with all and singular the Rights, Members, Hereditaments and opertaining.	Appurtenances to the said Premises belonging, or in anywise incident
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	d Mortgagee,He
nd Assigns, forever. Anddo hereby bindOurselves,	
warrant and forever defend all and singular the said Premises unto the said Mor	rtgagee andHeirs and Assign
om and against us and our	Heirs, Executors, Administrators and Assigns, and every person who
And the said Mortgagor agree to insure the house and buildings on said	sainst loss or damage by fire or windstorm
Dollars in a con	many or companies entisfactory to the Mentergon and hearth
sured from loss or damage by fire, and assign the policy of insurance to the said	Mortgagee : and that in the event that the Mortgagor shall at a
me fail to do so, then the said Mortgagee may cause the same to be insured in_	
r the premium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of said debt, or interest thereon, be past due and	unpaid,hereby assign the rents and pro-
the above described premises to said mortgagee, or his ree that any Judge of the Circuit Court of said State may, at chambers or otherwis	
Hect said rents and profits, applying the net proceeds thereof (after paying costs count for anything more than the rents and profits actually collected.	or collection) upon said debt, interest, costs or expenses; without liability
nall well and truly pay or cause to be paid unto the said Mortgagee the debt or so then and meaning of the said note, then this deed of bargain and sale shall cease, on virtue.  AND IT IS AGREED, by and between the said parties, that the said Mortgages is the said said said said said said said said	determine, and be utterly null and void; otherwise to remain in full for
nul default of payment shall be made.	and the control of th
WITNESS hand seal s, this x	day of June, in the ye
our Lord one thousand, nine hundred and forty-three	
gned, Sealed and Delivered in the Presence of:	and the state of the
Mrs. C. W. English	Mrs. Naomi H. Clark
	Mrs. Naomi H. Clark (L. S
Mrs. Margaret Huff	_Alvin E. Clark (L. S
	(L. S
	(L. S
VITO	(L. S
VIRGINIA HE STATE OF SOUTH CAROLHA,	
lck Greenville County.	RTGAGE OF REAL ESTATE
PERSONALLY appeared before meMrs. C. W. English	
at She saw the within named A. E. Clark and I	Naomi H. Clark
on, seal and as their act and deed deliver the within written deed, and tnessed the execution thereof.	that _She, with Mrs. Margaret Huff
SWORN TO before me this 7th day of	antinata di Kamada di Kamada Kamada di K Kamada di Kamada di K
•	e menten kan di salah di salah mendalan di kacamatan kenalah di salah di salah sebagai di salah di salah di sa Pendangan kenalah di salah di
June , A. D. 19 43.	Mrs. C. W. English
H. J. Creasy	
Notary Public for South Earding (2.5.) Commission expires 2/6/45	
Virginia	
IE STATE OF SOUTH CAROLINA REN	NUNCIATION OF DOWER
To the control of the	
<u> </u>	, do hereby certify un
whom it may concern that Mrs. Naomi H. Clark	, the wife of the
thin named A. E. CLAPK	did this day appear before
e, and upon being privately and separately examined by me, did declare that she constant spersons whomsoever, renounce, release and forever relinquish unto the with	does freely, voluntarily and without any compulsion, dread or fear of an
and Assigns, all her interest and estate, and also all her rights and claim of Do	
and the state of t	ower of, in or to all and singular the Premises within mentioned and release
GIVEN under my hand and seal, this 7th  June	ower of, in or to all and singular the Premises within mentioned and release