100E1HER with, an and singular, the Rig	ints, Members, Hereditaments and Ap	ppurtenances to the said Premises be	elonging or in anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singul	lar, the said Premises unto the said .	6 Dodfrey.	Webster ac
Executor as aforesa	id his succ	essore in Heirs	Mebster and Assigns, forever. And
do hereby bind my last for	and my	1	Haire Transfer and Administrator
to warrant and forever defend, all and singular the	said premises unto the said	Gad Silve Ilia	Heirs, Executors and Administrator
as Alanid to	A A CO O L A A A A A	n of thee	the second of the second
Heirs, Executors, Administrators and Assigns, and	every person whomsoever lawfully de	Heirs and Assigns, from and against	me and my
And the said Mortgagor agree_S to in	sure the house and buildings on said	lot in a sum not less than	e nunava
by fire, and assign the policy of insurance to said	Dollars (in a company or Mortgagee, and that in the even	companies satisfactory to the mortga t that the mortgagor shall at ar	gee), and keep the same insured from loss or damag y time fail to do so, then the said mortgagee ma
cause the same to be insured in	his	name and reimburse	Rimself
for the premium and expenses of such insurance und			
ν,			
And if at any time any part of said debt. or	r interest thereon he nest due and w	id	hereby assign the rents and profits o
the share described marries to aid next	and the second the past due and the	mpaid	hereby assign the rents and profits o
Circuit Court of said State may, at chambers or oth	nerwise, appoint a receiver with author	Heirs, Executors, Admin	istrators or Assigns, and agree that any Judge of the see and collect said rents and profits, applying the net
collected.	the same same same same same same same sam	penses, without hability to account	for anything more than the rents and profits actually
PROVIDED ALWAYS, NEVERTHELESS,	and it is the true intent and meaning	g of the parties to these Presents, th	at if
the said mortgagor, do and shall well and truly lue, according to the true intent and meaning of the orce and virtue.	pay or cause to be paid unto the said ne said note, then this deed of bargain	l mortgagee, the said debt, or su n and sale shall cease, determine, and	m of money aforesaid, with interest thereon, if any be l be utterly null and void; otherwise to remain in ful
Premises until default of payment shall be made.	ild parties, that the said mortgagor		to hold and enjoy the said
WITNESS 770 4 Hand	and Seal, this	3-17. day	of aprice
in the year of our Lord one thousand nine h	undred and thirty li	ue. (1935)	ofand in the one hundred and
J-3	1/h		and in the one nundred and
Signed, Sealed and Delivered in the Pres	year of the Sovereignt	y and Independence of the United Si	ates of America.
Pearle B. Stron			<i>E</i> '
		fohr (Eschelkerger (Seal.
J. U. Coraspeya			(Seal.
			(Seal.
	·····)		(Seal.,
			,
Greenville County. PERSONALLY appeared before me	Pearle 13. 3	Hunter	MORTGAGE OF REAL ESTATE
		in Carrie Strategic Control	
4 10		***************************************	
gn, seal, and asact an	d deed, deliver the within written De	eed; and thatAhe, with	
· <i>}</i> :	U. CAUS klajo	*witne	essed the execution thereof.
SWORN to before me, this /2/		.4	
ay of Lips	A. D. 19. えぐ	Parlo	13. Hunter
Y. U. Clasticys Notary Publ	(SEAL)	J Each C	S. MICHILL
// Notary Publ	ic for South Carolina.		
HE STATE OF SOUTH CAROLINA,)	1		
Greenville County.	d'un a soiche	a o incl.	RENUNCIATION OF DOWER
· •	John Cuche	l reigir	
4,	d		
hereby certify unto all whom it may concern, that			
e of the within named			did this day appear before mer
			dread or fear of any person or persons whomsoeve
ounce, release and forever relinquish unto the w	ithin named		
			,
Heirs &	and Assigns, all her interest and esta	te, and also all her right and claim	of dower, of, in or to all and singular, the premises
hin mentioned and released.			
GIVEN under my hand and seal this	`		
GIVEN under my hand and seal, this			
y of	A. D. 19		
y of	A. D. 19		
y of	A. D. 19		
y of	A. D. 19		