assignment	
rte of South Carolina,	
	a to a large to the second as
i valide received, I James F. Dav	eufort, hereby assign and transfer (4/15) interest in the within most-
ge, (recorded in a. M. C. Office	for Greenville Country in Oct. 26d
t Page 211) unto John J. Dave	for Greenville bounty in Vol. 262 liport; an individed four fif-
	The st sauce and we were
ree-fifteenths (1/5) interest	unto James F. Davenport, as
400	me, this the seventeenth day
Withdesses; le. ls. Lodd	James J-Davenport.
ssignment Recorded May.	176= 1937 at 1 P. M. # 6554.
TOGETHER with all and singular the Rights, Members, Hereditame	nts and Appurtenances to the said Premises belonging, or in anywise incident or
TO HAVE AND TO HOLD, all and singular, the said Premises unto	the said Mortgagee
and Assigns, forever. Anddo hereby bind	elf Use de de l'Aller Heirs, Executors and Administrators
to warrant and forever defend all and singular the said Premises unto the s	aid Mortgagee andHeirs and Assigns,
from and against	Heirs, Executors, Administrators and Assigns, and every person whom-
And the said Mortgagor agree to insure the house and buildi	ngs on said lot in a sum of not less than . The Thousand
(#20000)	in a company of 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 Mortgageette, and that in the event that
time fail to do so, then the said Mortgagee may cause the same to be ins for the premium and expense of such insurance under this mortgage, with in	ured in name and reimburse Rumsleft.
And if at any time any part of said debt, or interest thereon, be past	due and unpaid,hereby assign the rents and profits
account for anything more than the rents and profits actually collected.	or otherwise, appoint a receiver, with admirately costs of collection) upon said debt, interest, costs or expenses; without liability to
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent	and meaning of the parties to these Presents, that if the said Mortgagor do and the debt or sum of money, with interest thereon, if any be due, according to the true all cease, determine, and be utterly null and void; otherwise to remain in full force
****	Mortgagorto hold and enjoy the said Premises
until default of navment shall be made.	
WITNESSAnd and seal, this	day of, in the year
of our Lord one thousand, nine hundred and	day of
P. 971. Caire	buy 3. Faster (L. S.)
J. Love	
	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA Greenville County	MORTGAGE OF REAL ESTATE
PERSONALLY appeared before me	Caule and made oath
thathe saw the within namedGunf	3. Aster
	ten deed, and thathe, with
SWORN TO before me thisday of	R In Caine
SWORN TO before me thisday of, A. D. 19_3/ A. D. 19_3/ Notary Public for South Carolina	R M. Caire
Notary Public for South Carolina	
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
Greenville County.	
i, Blu b. Sharit	an wife of the
all whom it may concern that Mrs.	the wife of the
within named	, did this day appear before that she does freely, voluntarily and without any compulsion, dread or fear of any
the second repaired release and forever relinquish	unto the within named
Hoirs and Assigns, all her interest and estate, and also all her rights and	Claim of Dower of, in or to all and singular the Premises within mentioned and released.
GIVEN under my hand and seal, thisday	
of Jew L. S.)	Kathaine Con Foster
Trotally 1 that the same and th	19 3 7 at 4:30 o'clock P. M.