G.R.E.M.—2-a	300	
TOGETHER with all and singular the Ri	ghts Members Hereditoments and A	
TO HAVE AND TO HOLD !!	ghts, Members, Hereditaments and Appurtenances to the said Premises belonging, or in	anywise incident or apper
TO HOLD all and sing	alar the said Premises unto the said. Alma B. Jones, her	
TT.		
Heirs and Assigns forever. And	do hereby bind_myself, my Heirs, Executors and Admi	inistrators to warrant and
forever defend all and singular the said Premis	ses unto the saidAlma B. Jones, her	
		·
*****************	The send And the send are	
, and Assigns	and every person whomsoever lawfully claiming or to claim the same or any part therec	of.
And the said mortgagor agree_	to insure the house and buildings on said lot in a sum not less than Five undr	sed (\$500_00)
	Pollare in a correct	
	gar the policy of insurance to the said mortgagee_; and that in the event that the mort	tgagor shall at any time
premium and expense of such insurance under	this mortgage, with interest	rself for the
And if at any time any part of said debt, o	or interest thereon, be past due and unpaid,hereby assign the rents and profi	its of the show decrit .
hat any Judge of the Circuit Court	her	
collect said rents and profits, applying the net	te may, at chambers or otherwise, appoint a receiver, with authority to take possession proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or end profits actually collected,	ors or Assigns, and agree on of said premises and
the remes a	that it is the true intent and meaning of the parties to these Presents, that if	expenses, without nathinty
	the true little intent and meaning of the parties to these Presents, that if	, the said mortgagor
be paid unto the said mortgagee the	debt or sum of money aforesaid, with interest thereon, if any be due, according to the trest shall cease, determine, and be utterly null and void; otherwise to remain in full force of	ell and truly pay or cause
AND IT IS AGREED by and between the	debt or sum of money aforesaid, with interest thereon, if any be due, according to the treshall cease, determine, and be utterly null and void; otherwise to remain in full force a	ue intent and meaning of and virtue.
and a service in the	said parties that said mortgagor 19 to hold and onion the said Doctor	
ear of our Lord and d	, this day of October	in the
or our Bord one mousand, nine hundred at	nd I Dr EV-On A	
f America.	165th	ence of the United States
Signed, sealed and delivered in the presence	e of	
Mollie F. Wood	Ida Davenport	
J. D. Lanford		
HE STATE OF SOUTH CAROLINA,		(L. S.)
County of Greenville,	MORTGAGE OF REAL ESTATE	
Personally appeared before me	Mollie F. Wood	
on seel and as here	ed Ida Davenport	
n, scar and as101	T. D. Tongo and deed deliver the within written de	ed, and that 8 he with
	J. D. Laniord	on thereof.
SWORN TO before me this		
y of October	A. D. 1941 Mollie F. Wood	
J. D. Lanford	South Carolina.	
Notary Fublic for	South Carolina.	
IE STATE OF SOUTH CAROLINA,		
County of Greenville,	RENUNCIATION OF DOWER	
I,	·	Notary Dublic 1 - 0 0
neleby certify unto all whom it may concern t	hat Mrs	
wife of the within named		
, , ,	and separately examined by me, did declare that she does freely, voluntarily and v	without any compulsion
ead or fear of any person or persons whomso	ever, renounce, release and forever relinquish unto the within named	y widiting
the state of the s	and singular the Premises within r	mentioned and released
Given under my hand and seal, this)	
of	A. D. 19	
	(C-1)	,
Notar	y Public, S. C.	