G.R.E.M.—2-a	
	to make the control of the first the first to the first the first to
or or one of the second of the	
TOGETHER with all and singular the Rights, Members, Hereditament	s and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD all and singular the said Premises unto	the said O. K. Bomer, and his
Heirs and Assigns forever. And I do hereby hind	myself and my Heirs, Executors and Administrators to warrant and
forever defend all and singular the said Premises unto the said	O. K. Bomer and his
stored detend an and singular the said Fremises unto the said	O. K. Bomer and his
Teles Theory	Heirs and Assigns, from and against me and my
iens, Executors, Administrators and Assigns and every person whoms	soever lawfully claiming or to claim the same or any part thereof.
And the said mortgagor agree to insure the house and	buildings on said lot in a sum not less than
	Dollars, in a company or companies satisfactory to the most company
asured from loss or damage by fire, and assign the policy of insurance	e to the said mortgagee_; and that in the event that the mortgagor_ shall at any time
ail to do so, then the said mortgagee may cause the same to be ins	sured in X
And if at any time any part of said daht or interest	t.
ramises to said montro acc	t due and unpaid,I_hereby assign the rents and profits of the above described
hat any Judge of the Circuit Court of said State may, at chambers or o ollect said rents and profits, applying the net proceeds thereafter (after p o account for anything more than the rents and profits actually collect	his Heirs, Executors, Administrators or Assigns, and agree obsying costs of collection) upon said debt, interest, costs or expenses; without liability ted.
PROVIDED ALWAYS, nevertheless, and that it is the true intent an	and meaning of the parties to these Presents, that if, the said mortgagor
be paid unto the said mortgages the debt on some first	X, do and shall well and truly pay or cause
	The second second voids office wife to remain in this longer and viring.
my 22	gagorXto hold and enjoy the said Premises until default of payment shall be made.
ear of our Lord one thousand nine hundred and forty three	day of February in the
or our mountaine, mile fundred and	and in the one hundred and
sixty sixth f America.	year of the Independence of the United States
Signed, sealed and delivered in the presence of	
Roy Wakefield	L. F. Rew
John A. Robinson	(H. Q.)
	(L. S.)
	(L, S.)
	(L. S.)
HE STATE OF SOUTH CAROLINA,	
County of Greenville. MORTGAGE OF R	CEAL ESTATE.
•	and the second s
Tersonary appeared before me	ld
d made oath that he saw the within named L. F. Few	
gn, seal and ashis	act and deed deliver the within written deed, and that he with
John A. Robinson	witnessed the execution thereof
SWORN TO before me this	the execution thereof.
· · · · · · · · · · · · · · · · · · ·	
ry of February AR 19 43	Roy Wakefield
John A. Robinson Notary Public for South Carolina.	
HE STATE OF SOUTH CAROLINA,	
County of Greenville.	of DOWER.
I, John A. Robinson	Notary Public for S. C.,
hereby certify unto all whom it may concern that Mrs. Emma Few	
L. F. Faw	
o wate of one within named	kamined by me, did declare that she does freely, voluntarily and without any compulsion,
	_
ead or fear of any person or persons whomsoever, renounce, release and	The state of the world management of the state of the sta
irs and Assigns, all har interest and astate and allegen	
errs and Assigns, all her interest and estate, and also all her right and clain	m of Dower of, in or to all and singular the Premises within mentioned and released.
Given under my hand and seal, this 24	
Dahm.	
y of February A. D. 1943 ARI	Mrs. Emma Few
John A. Robinson Notary Public, S. C.	Mrs. Emma Few