G.R.E.M. 1-a	
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	and and the control of the following statement of the law on the first the first the first statement of the first of the first statement
TOGETHER with all and singular the Rights, Members, Hereditan	nents and Appurtenances to the sald Premises belonging, or in anywise incident or
or appertaining.	and repersonance to the para Promises Solvinging, or in any who mentons of
TO HAVE AND TO HOLD, all and singular, the said Premises unt	to the said Mortgagee, lts successors Heirs
and Assigns, forever. Anddo hereby bindmy	78elf and my Heirs, Executors and Administrators
to warrant and forever defend all and singular the said Premises unto the	
	Heirs, Executors, Administrators and Assigns, and every person whom-
soever lawfully claiming or to claim same or any part thereof.	against loss or damage by fire or windstorm
And the said Mortgagor agree to insure the house and build	dings on said loyin a sum of not less than Twenty-Five Hundred
	ars in a company or companies satisfactory to the Mortgagee; and keep the same
insured the loss of the policy of insurance to	to the said Mortgagee; and that in the event that the Mortgagor shall at any
time fail to do so, then the said Mortgagee may cause the same to be in for the premium and expense of such insurance under this mortgage, with ir	nsured in Mortgagor'Sname and reimburse itself nterest.
And if at any time any part of said debt, or interest thereon, be past	t due and unpaid,hereby assign the rents and profits
of the above described premises to said mortgagee, orits succe	Heirs, Executors, Administrators or Assigns, and or otherwise, appoint a receiver, with authority to take possession of said premises and
conect said rents and promis. Applying the net proceeds thereof fatter has	s or otherwise, appoint a receiver, with authority to take possession of said premises and ying costs of collection) upon said debt, interest, costs or expenses; without liability to
account for anything more than the rents and pronts actually confected.	
shall well and truly pay or cause to be paid unto the said Mortgagee	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 nall cease, determine, and be utterly null and void; otherwise to remain in full force
and virtue.	ian cease, determine, and be utterly hun and volu, otherwise to remain in full force
AND IT IS AGREED, by and between the said parties, that the said	d Mortgagortsto hold and enjoy the said Premises
until default of payment shall be made.	10th February in the year
of our Lord one thousand, nine hundred and	
Signed, Scaled and Delivered in the Presence of:	
Kathryn L. Brown	Mrs. Olivia Oppelt (Widow) (L. S.)
Ben C. Thornton	
taran da ara-ara-ara-ara-ara-ara-ara-ara-ara-ar	(L. S.)
	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA	
Greenville County	MORTGAGE OF REAL ESTATE
PERSONALLY appeared before me Kathryn L. Br	ownand made oath
that She saw the within named Olivia Oppe)1t
	Dan A. Manushau
sign, seal and asact and deed deliver the within writt witnessed the execution thereof.	ten deed, and thatShe, with Ben C. Thornton
SWORN TO before me thisday of	
February , A. D. 19 45	Kathryn L. Brown
Ren C Whamaton	
Notary Public for South Carolina	
THE STATE OF SOUTH CAROLINA,)	
Greenville County.	RENUNCIATION OF DOWER
I,	, do hereby certify unto
	, the wife of the
me, and upon being privately and separately examined by me, did declare	that she does freely, voluntarily and without any compulsion, dread or fear of any
	unto the within named
Heirs and Assigns, all her interest and estate, and also all her rights and c	claim of Dower of, in or to all and singular the Premises within mentioned and released.
GIVEN under my hand and seal, thisday	