				· · · · · · · · · · · · · · · · · · ·
	, i,		r.	
	:			
TOGETHER with all and singular the Rights, Members, Hereditam	ents and Appurtenar	ces to the said Premi	ses belonging, or in an	ywise incident or
TO HAVE AND TO HOLD, all and singular, the said Premises unt	o the said Mortgage	e, A ndnooc	Heirs Executors at	nd Administrators
d Assigns, forever. Anddo hereby bind myss warrant and forever defend all and singular the said Premises unto the	said Mortgagee and	its successo	rs xx	XX and Assigns,
om and againstmyself and my	Heirs.	Executors, Administra	tors and Assigns, and eve	ery person whom-
1 C 11 detuction on the aloise comp on any part thereof	L 7	wood har find (AN TENTO CONTROL	
And the said Mortgagor agree to insure the house and building	gs on said lot/in a s	um of not less than	EUTE PASTING MO	1 han the same
Dollars	in a company or c	ompanies satisfactory	to the Mortgagee; as	or shall at any
sured franks XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the said Mortgage	and that in the	simburse 1tself	
me fail to do so, then the said Mortgagee may cause the same to be in r the premium and expense of such insurance under this mortgage, with	mieresi.			
And if at any time any part of said debt, or interest thereon, be past	t due and unpaid,	I	hereby assign the	e rents and profits
it a succession in the succession	見つで見	XXXXX	Kekit & Administrator	s or Assigns, and
the above described premises to said mortgagee, or	r otherwise, appointing costs of collection	n) upon said debt, inte	rest, costs or expenses;	without liability to
ecount for anything more than the rents and profits actually collected.				
PROVIDED ALWAYS, NEVERTHELESS, and it is the true inter	nt and meaning of th	e parties to these Pres	ents, that if the said Mo	ortgagor do and
hall well and truly pay or cause to be paid unto the said Mortgagee the need and meaning of the said note, then this deed of bargain and sale sha	debt or sum of mo	nev, with interest ther	con, if any be due, week	31 din 2 co 1
nd wirtus				
AND IT IS AGREED, by and between the said parties, that the sa	id Mortgagor	1s	to hold and enjoy	the said Premises
with default of payment shall be made. WITNESShand and seal, this		day ofNo	vember	, in the yea
f our Lord one thousand, nine hundred andforty=	five	**********	BAALKK	
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
igned, Sealed and Delivered in the Presence of:	* * *			
Kathryn L. Brown			eatherly	
Ben C. Thornton				(L. S.
and the control of th				
,				(L, S.,
THE STATE OF SOUTH CAROLINA,	MORTGAGE	OF REAL ESTATE		
Greenville County.				
PERSONALLY appeared before meKathr	yn L. Brown			and made oat
hat 8_ he saw the within named Ida F			The second of the second of the second	
sign, seal and asheract and deed deliver the within written witnessed the execution thereof.	n deed, and that	the, with	pou c. incritic	##
SWORN TO before me thisday of				
November , A. D. 19-45		Kathryn L.	Brown	
Ben C. Thornton (L.S.)				
Notary Public for South Carolina.				
THE STATE OF SOUTH CAROLINA		TION OF DOWER		
Greenville County			do	hereby certify un
I,all whom it may concern that Mrs			, 40	the wife of the
all whom it may concern that Mrswithin named			did thi	s day annear hefo
within namedend within namedend separately examined by me, did declar	re that she does free	ly, voluntarily and wit	hout any compulsion, di	read or fear of a
me, and upon being privately and separately examined by me, did decision persons whomsoever, renounce, release and forever relinquish u	into the within name	d		
Heirs and Assigns, all her interest and estate, and also all her rights and	l status of Themse of		(1 - D	
그는 사람들은 경상에 불어 들었다.	claim of Dower of,	in or to all and singula	r the Premises within me	ntioned and releas
GIVEN under my hand and seal, thisday	claim of Dower of,	in or to all and singula	r the Premises within me	ntioned and releas