G.R.E.M.—2-a			
		· · · · · · · · · · · · · · · · · · ·	
TOGETHER with all and singular the Rig	nts, Members, Hereditaments and Appurtena	ances to the said Premises belonging, or in anywise incident or app	ertaining.
		Guy B. Foster, his	
		nd our Heirs, Executors and Administrators to war	
orever defend all and singular the said Premise	unto the said	Guy B. Foster, his	Tant and
leirs, Executors, Administrators and Assigns	and every person whomsoever lawfully cla	ad Assigns, from and against	
And the said mortgagor_S_ agree t	o insure the house and buildings on said	l lot in a sum not less thanThree Thousand ar	-A
sured from loss or damage by fire, and ass	Dollars, in a cor	npany or companies satisfactory to the mortgagee, and keep t	the same
		ortgagee; and that in the event that the mortgagor shall at	
il to do so, then the said mortgagee may emium and expense of such insurance under	cause the same to be insured in	hisname and reimburse himself	for the
		, we_do hereby assign the rents and profits of the above of	described
emises to said mortgagee, or		his Heirs Executors Administrators or Assigns of	and names
at any ludge of the Circuit Court of said S	proceeds thereoften (often proceeds thereoften proceeds thereoften (often proceeds thereoften proceeds thereoften (often proceeds thereoften proceeds thereoften proceeds thereoften proceeds thereoften proceeds the proceeds the proceeds the proceed proceeds the procedure that the proceeds the procedure the proceeds the procedure the procedu	int a receiver, with authority to take possession of said premacollection) upon said debt, interest, costs or expenses; without	
PROVIDED ALWAYS, nevertheless, and	that it is the true intent and meaning of the	he parties to these Presents, that if, the said me	ortgagor
		, do and shall well and truly pay	or cause
e said note, then this deed of bargain and so AND IT IS AGREED by and between the	ept or sum of money aforesaid, with inte ale shall cease, determine, and be utterly a e said parties that said mortgagors.	rest thereon, if any be due, according to the true intent and men null and void; otherwise to remain in full force and virtue.	eaning of
withessnand_e_ and seal		day of October	in the
ear of our Lord one thousand, nine hundred an	Forty-six	and in the one hund	dred and
f America.	Seventy-first	tyear of the Independence of the Unite	d Ctates
Signed, sealed and delivered in the presence of			A Dians
Edward R. Hamer			
Helen O. Hunt		Caroll Fowler	
		Carolyn Fowler	(L. S.)
			(L. S.)
			(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville.	PROBATE		
			$\label{eq:continuous} \psi_{i} = \frac{d_{i}^{2}}{d_{i}^{2}} \left( \frac{d_{i}^{2}}{d_{i}^{2}} \right) \left( \frac{d_{i}$
Personally appeared before me			
d made oath thathe saw the within named	Caroll Fowler and	Carolyn Fowler	
n, seal and as	their	act and deed deliver the within written deed, and thatl	
ALR	Halan O. Hunt	act and deed deliver the within written deed, and thatl	he with
SHORN TO be fore me this7	J	witnessed the execution thereof.	
	<i>l</i> .	Edward D. Haman	
	A. D. 19_ <b>4.6</b>	Edward R. Hamer	
Helen O. Hunt  Notary Public for	or South Carolina		
THE STATE OF SOUTH CAROLINA,  County of Greenville.	RENUNCIATIO	N OF DOWER	
I,	lon O. Hunt	Notary Public for	S. C.,
hereby certify unto all whom it may concern to	at Mrs. Carolyn Childress I	cyler	
wife of the within named	Caroll Fowler		
this day appear before me, and upon being	privately and separately examined by me,	did declare that she does freely, voluntarily and without any comp	pulsion,
ad or fear of any person or persons whomso	ver, renounce, release and forever relinqui	sh unto the within named Guy B. Foster, his	· ·
		or to all and singular the Premises within mentioned and release	
		or to all and singular the Fremises within mentioned and release	ed.
1-wan winder me hand and seal this / E			
Given under my hand and seal, this7t	<b>a</b>		
of October	A. D. 19.46	Carolyn Childress Fowler	
He en 0. Hunt	A. D. 19.46	Carolyn Childress Fowler	