appertaining.	singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or
TO HAVE AND TO HOLD	, all and singular, the said Premises unto the said of No Aper, his
	Heirs and Assigns, forever. And the Ruid leave
orgetion does her	ely find itself and its successors Heirs, Executors and Administrators, and singular, the said premises unto the said, Heirs and Assigns, from and against itself, its successors
to warrant and forever defend, all	and singular, the said premises unto the said Heirs and Assigns, from and against. Itally its Auccessore
,	
Leira Executors Administrators	nd Assigns, and every person whomsoever lawfully claiming, or to claim, the same, or any part thereof.
	,
	gree to insure the house and buildings on said lot in a sum not less than
	insurance to the said mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said
nortgagee may cause the same	to be insured in
or the premium and expense of s	uch insurance under this mortgage, with interest.
······	
And if at any time any part	of said debt, or interest thereon be past due and unpaidhereby assign the rents and profits
the above described premises to	said mortgagee, or
oplying the net proceeds thereof	t chambers or otherwise, appoint a receiver with authority to take possession of said premises and collect said rents and profits, (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than
e rents and profits actually colle	rted.
	VERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if, the
any be due, according to the tr	ell and truly pay or cause to be paid, unto the said mortgagee, the said debt or sum of money aforesaid, with interest thereon, in intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void;
erwise to remain in full force	and virtue.
AND IT IS AGREED, by a	nd between the said parties, that the said mortgagor. I hall the said
emises until default of payment	hall be made.
WITNESSthe hande	of thendulage sent, this 23x2 day of march
)	ne thousand nine hundred and Lucutify three and and in the one hundred and
A	year of the Sovereignty and Independence of the United States of America.
1	
Signed, Sealed and Delive	red in the Presence of
	By John W. Lipscomb (L. S.) Vice-Phesident (L. S.)
V. J. Con a	Vice-Phesident (L. S.)
	But L. Roid . An also and
	By L. Reid Jackson (L. S.) Accretary.
HE STATE OF SOUTH CAR	LINA, MORTGAGE OF REAL ESTATE.
Greenville County.	
Personally appeared before n	e W. J. Maore
	vithin named as per-Idunt leamparcy by Ino. W. Siproand, Vice-President
ed L Reid Ja	chron Secretary
0	of suid born oration act and deed, deliver the within written Deed; and that he, with
n, seal, and as	act and deed, deliver the within written Deed; and thathe, with
	S. The rule witnessed the execution thereof.
CMODN 4- before we also	23rd
	1.ch A. D. 192.3
Thos of Do	l damith (SEAL) Notary Public for South Carolina.
and the control of the state of	Notary Public for South Carolina.
HE STATE OF SOUTH CARO	PLINA, RENUNCIATION OF DOWER.
Greenville County.	
I,	
hereby certify unto all whom it	nay concern, that Mrs
e of the within named	did this day appear before me,
upon being privately and separ	ately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or
	ately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or se, and forever relinquish unto the within named
sons whomsoever, renounce, relea	se, and forever relinquish unto the within named
rsons whomsoever, renounce, relea	se, and forever relinquish unto the within named
rsons whomsoever, renounce, relea	se, and forever relinquish unto the within named
rsons whomsoever, renounce, relea	se, and forever relinquish unto the within named
Premises within mentioned and	se, and forever relinquish unto the within named
Premises within mentioned and GIVEN under my hand and s	se, and forever relinquish unto the within named
Premises within mentioned and GIVEN under my hand and s	se, and forever relinquish unto the within named
Premises within mentioned and GIVEN under my hand and s	se, and forever relinquish unto the within named
Premises within mentioned and GIVEN under my hand and s	se, and forever relinquish unto the within named