was a product of the control of the	Premises belonging, or in anywise incident or
TOGETHER	with all and singular the Rights, Members, Hereditaments and Appurtanances to the said Premises belonging, or in anywise incident or
appertaining.	AND TO HOLD, all and singular, the said Premises unto the said
TO HAVE	AND TO HOLD, all and singular, the said Premises unto the said
A.G. C.	
Heirs and Assigns	forever. And do hereby bind the said Promises unto the said
Heirs, Executors	and Administrators to warrant and forever defend all and singular the said Premises unto the said of t
Heirs, Executors,	Administrators and Assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof.
And the sa	id Mortgagor agree to insure the house and buildings on said lot in a sum not less than
by fire, and assig	n the policy of insurance to said Mortgagee 5, and that in the event that the mortgagor shall at any time fail to do so, then the said
mortgagee m	n the policy of insurance to said Mortgagee S, and that in the event that the mortgagor shall at any time fail to do so, then the said any cause the same to be insured in 71 o it gayand and reimburse and reimburse
for the premium	and expenses of such insurance under this mortgage, with interest
***************************************	1)
And if at	any time any part of said debt, or interest thereon, be past due and unpaid,  rents and profits of the above described premises to said mortgagee of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver,
111 17 - Amerika	take possession of said premises and collect said rents and profits, applying the net proceeds district.
	ate an expenses, without liability to account for anything more than the rents and profits account
	the said mortgagor, the said mortgagor,
according to the	true intent and meaning of said note, then this deed of bargain and saie shan tease, determine, and
	force and virtue.
	S AGREED by and between the said parties that said morgagor, the said Premises until default of payment shall be made.
to hold and enjo	the said Premises until default of payment shall be hadden and shall be hadden and seal , this 24th day of a fail
WITNESS	r of our Lord one thousand, nine hundred and thirty fam.
in the yea	hundred and Setting eighth year of the Sovereignty and Independence of the United States of America.
	caled and Delivered in the Presence of  Le Rui Jalley (L. S.)
Hel	$\begin{array}{c c} & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & \\ & & & \\ & &$
122	(L. S.)
	(L. S.)
1 (100 Mark 1 100 Mark	MORTGAGE OF REAL ESTATE
	A BOOTH CIMOMAN (
	and made oath
	ALLY appeared before inc
that	A he saw the within named Le Roy Talley
••••	he saw the within named  Re Roy Talley  act and deed deliver the within written deed, and that She with Amel 311. Hanking
sign, seal and a	witness the execution thereof.
	1
	A(e(e))
of	1 2), Hall till Q (L. S.)
(LLL)	Notary Public for South Carolina.
	- I was the same of the same o
	OF SOUTH CAROLINA RENUNCIATION OF DOWER
Gree	enville County ) , do hereby certify unto
I,	ay concern that Mrs, the wife of the
all whom it m	ay concern that Mrs
within named	did this day appear before being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any
me, and upon l	ons whomsoever, renounce, release and forever relinquish unto the within named
	igns, all her interest and estate, and also all her rights and claim of Dower of, in or to all and singular the Premises within mentioned and re-
Heirs and Ass.	igns, an net interest and estate, and are
!	nder my hand and seal, this
	, A. D., 19
:	Notary Public for South Carolina.  Ourle 6th 1934, at 11:00 o'clock A. M.
Recorded	Unile 6th , 1954, at 11,000 o'clock Dt M.