G.R.E.M.—2-a				
,				
TOGETHER with all and singular	r the Rights, Members, Hereditan	nents and Appurtenances to	the said Premises belonging, or in any	wise incident or apportaining
TO HAVE AND TO HOLD all a	nd singular the said Premises u	nto the saidCity	of Greer, its succes	sors
*			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
Heirs and Assigns forever. And	do hereby bind my	rself and my	Heirs, Executors and A	dministrators to warrant an
forever defend all and singular the sa	uid Premises unto the said	City of Greer	, its successors,	
Heirs. Executors. Administrators and	Assigns and every personal	Heirs and Assi	gns, from and againstmyse.	lf and my
And the said mortgager				
agi	r to insure the house a	nd buildings on said lot in	a sum not less than	
insured from loss or damage by fire,	and assign the policy of insur-	Dollars, in a company ance to the said mortgage	or companies satisfactory to the mor e; and that in the event that the m	tgagee, and keep the same
fail to do so, then the said mortgage premium and expense of such insurance				
And if at any time any part of sa	id debt, or interest thereon, be 1	erest. past due and unpaidi	COhereby assign the rents and pro	ofits of the above describe
premises to said mortgagee, or]	ts successors		Hoira Evocutora Administ	material and American
collect said rents and profits, applying	I said State may, at chambers of the net proceeds thereoften (office	or otherwise, appoint a re		
to account for anything more than th	ne rents and profits actually col	llected,	on) upon said dept, interest, costs of	r expenses; without liability
			es to these Presents, that if	
to be paid unto the said mortgagee	the debt or sum of money of	'avagnid with internal II	, do and shall	well and truly pay or cause
to be paid unto the said mortgagee the said note, then this deed of bargai AND IT IS AGREED by and betw	n and sale shall cease, determine een the said parties that said m	e, and be utterly null and cortgagorISto hold ar	eon, if any be due, according to the void; otherwise to remain in full form and enjoy the said Premises until defau	true intent and meaning of ce and virtue. It of payment shall be made
year of our Lord one thousand, nine he	and seal, this	thirty-seven	ny of May	in the
of America.	givty_fingt			and in the one hundred and
			year of the Indepe	endence of the United States
Signed, sealed and delivered in th	_			
T. V. Fletcher			Marvin R. Reese	(L. S.)
				(L. S.)
THE STATE OF SOUTH CAROLINA Greenville County.	MORTGAGE O	F REAL ESTATE.		
•	n a ta	latekon		
and made oath that he saw the wit		Marvin P Book		
sign, seal and as	his	mer vin n. Reese	; 	
L_E	. Wood	a	ct and deed deliver the within writter	deed, and that he with
SWORN TO before me this	15+h		witnessed the execution	thereof.
day of Nay				
	/		T. V. Fletcher	
L. E. Wood Notary P	ublic for South Carolina.		•	
THE STATE OF SOUTH CAROLINA,				
Greenville County.	RENUNCIATION	I OF DOWER.		
I,	L. E. Wood,			Notary Public for S. C
lo hereby certify unto all whom it may	concern that Mrs. Mary El	len Reese		
he wife of the within named	Marvin	R. Reese	· ·	
lid this day appear before me, and upo	n being privately and separately	y examined by me, did decla	are that she does freely, voluntarily a	nd without any compulsion,
read or fear of any person or persons	whomsoever, renounce, release	and forever relinquish unt	o the within named	
Ieirs and Assigns, all her interest and es	state, and also all her right and c	laim of Dower of in or to	all and singular the Drawing with	
Given under my hand and seal, this	15th	22 20 Wei OI, III OF EO	and singular the Fremises within	mentioned and released.
ay ofMay	1	an as	- No.	
	/	Mr	s. Mary Ellen Reese	
L. E. Wood				
Recorded	^{May} -1 5th	19-37, at2:16		P M.
	•	1 1	en e	