33	29%			
G.R.16.M.—2-2				
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	e Rights, Members, Hereditaments and Appurter			
TO HAVE AND TO HOLD all and	singular the said Premises unto the said	R. K. Taylor & S	<u>on</u>	
	its			
Heirs and Assigns forever. And	I do hereby bind myself, my	successors Ass:	igns Executors and Administrate	ors to warrant and
	Premises unto the said R. K. Taylor			
torever detend all and singular the said	Premises unto the said	2		
			ير سين شيد شيد شده شده سند سيد شيد شده ساله ساله ساله سند شاه شده سند شده ساله ساله سال شار شار شاه د	at their case case date from the stage date date date date and case case case days are
	Heirs	and Assigns, from and aga	inst my self, my su	cossors
HER, Executors, Administrators and A	Assigns and every person whomsoever lawfull	ly claiming or to claim the	same or any part thereof.	
And the said mortgagor agree.	S to insure the house and buildings on s	aid lot in a sum not less the	n Three Thousan	i Eight Hundre
	(\$3800.00) Dollars, in a			
insured from loss or damage by fire ar	nd assign the policy of insurance to the said	morteness and that in the	actory to the mortgagee,	and keep the same
fail to do so, then the said mortgagee_ premium and expense of such insurance t	_ may cause the same to be insured in under this mortgage, with interest.	N15 na	me and reimburseLU	self for the
And if at any time any part of said	debt, or interest thereon, be past due and unp	paid, Ihereby assign t	the rents and profits of th	e above described
premises to said mortgages or	its	Hairs F	vocutore Administrators or	Assista and asses
that any Judge of the Circuit Court of	said State may, at chambers or otherwise, ann	noint a receiver with author	rity to take possession of	eaid nuessises and
collect said rents and profits, applying the to account for anything more than the	e net proceeds thereafter (after paving costs o	f collection) upon said debt	, interest, costs or expense	s; without liability
			-	
	s, and that it is the true intent and meaning of	to the first of the state of th		
				•
to be paid unto the said mortgagee the said note, then this deed of bargain	the debt or sum of money aforesaid, with int and sale shall cease, determine, and be utterly en the said parties that said mortgagor. 18	erest thereon, if any be due, null and void: otherwise to	, according to the true interemain in full force and vir	nt and meaning of
Witnesshand	and seal, this27th	day of Nove	ember	in the
year of our Lord one thousand, nine hund	dred and forty		and in th	e one hundred and
	sixty-fifth			
of America.			Acar or the indebendence or	the United States
Signed, sealed and delivered in the				
Virginia McCarte	r	C. M. Gaffney	y, Trustee	(L. S.)
T. P. P. Carson				(I. S.)
				(L. S.)
THE STATE OF SOUTH CAROLINA,				
Greenville County.	MORTGAGE OF REAL ESTAT	ľ E.		
	Vinginia NaCouter			
	Virginia McCarter			
and made oath that S he saw the within	in named C. M. Gaffney, Trust	ee		
sign, seal and as his		act and deed delive	r the within written deed, ar	d that_S he with
	P. P. Carson			
		witnes	sed the execution thereof.	
SWORN TO before me this	-27th			
day of November	A. D. 19_40 (Virginia	McCarter	
T. P. P. Carson			.db36.v32.d	
	blic for South Carolina.			
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.			
Greenville County.		•		
I,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Notar;	y Public for S. C.,
do hereby certify unto all whom it may	concern that Mrs.			
	n being privately and separately examined by r			•
gread or fear of any person or persons	whomsoever, renounce, release and forever rel	inquish unto the within nam	ied	
			· · · · · · · · · · · · · · · · · · ·	
Heirs and Assigns, all her interest and es	tate, and also all her right and claim of Dower	of, in or to all and singular	the Premises within mention	ned and released.
Given under my hand and seal, this	·			
	A. D. 19	and the second s		