G.R.E.M.—2-a		V.()	
		a see the second of the second	

	The second secon		
TOGETHER with all and singular taining.	the Rights, Members Hereditan	d Appurtenances to the said Premises belonging, or	
TO HAVE AND TO HOLD	g as, atomoers, recreditaments and	I Appurtenances to the said Premises belonging, or	r in anywise incident or appe
		his	
forever defend all and singular the said	Premises unto the acid	Grange S. Cothran, his	dministrators to warrant an
		nis	
Heirs, Executors Administration		Heirs and Assigns, from and against MO s	
And 41	signs and every person whomsoever lawf	Heirs and Assigns, from and against MO gfully claiming or to claim the same or any part the	and my
And the said mortgagor agree	to insure the house and buildings	fully claiming or to claim the same or any part the	ereof.
	A Company of the Comp		
insured from loss or damage by fire, and	d assign the policy of insurance to the	on said lot in a sum not less than in a company or companies satisfactory to the more said mortgagee; and that in the event that the m	rtgagee and keen the same
fail to do so, then the said mortgagee n	day council the	said mortgagee; and that in the event that the m	ortgagor shall at any time
And if at part the	inder this mortgage, with interest.	said mortgagee_; and that in the event that the m	
at any time any part of said d	ebt, or interest thereon, be past due and	unnaid I	tor the
premises to said mortgagee_, or that any Judge of the Circuit Court of	<u> </u>	unpaid, I hereby assign the rents and pr his Heirs, Executors, Administration of collection was appoint a receiver, with authority to take possesses	ofits of the above described
to account for anything more than the	State may, at chambers or otherwise, a	his Heirs, Executors, Administration appoint a receiver, with authority to take possess of collection) upon said debt, interest, costs of	rators or Assigns, and agree
PROVIDED ALWAYS nevertheless	Promis actually collected,	apon said debt, interest, costs of	r expenses; without liability
in the second se	and that it is the true intent and meanin	g of the parties to these Presents, that if	
to be paid unto the acit	and the second with the second second	Paris of the Committee of the State of the S	, the said mortgagor
the said note, then this deed of bargain and	the debt or sum of money aforesaid, wi	th interest there is	well and truly pay or cause
AGREED by and between	n the said marting at	rly null and void; otherwise to remain in full force	e and vietus
Witnesshand	parties that said mortgagoi _1	S_to hold and enjoy the said Premises until defaul	t of payment change.
rear of our I and	;eal, this5 th	s_to hold and enjoy the said Premises until defaul	or payment shall be made.
car of our Lord one thousand, nine hundre	ed and forty-one	any officer wantoo.	in the
of America.	ty-sixth	a	and in the one hundred and
Signed, sealed and delivered in at-		day of Decembera	dence of the United States
~ T 41			
A. C. Many		Hubert H. Dover	
			(L. S.)
·			(L. S.)
			(T. C.)
UP COLUMN			(L. S.)
HE STATE OF SOUTH CAROLINA,	1		(L. S.)
County of Greenville,	MORTGAGE	OF REAL ESTATE	
Personally appeared before me	R. H. m.		
made oath that he saw the within a	Hubert W D		
L seal and as			
nis		act and deed deliver the within written de	
A	· C. Mann	act and deed deliver the within written de	eed, and that he with
SWORN TO before me this	5+h	witnessed the execution	on thereof.
of December)		
A. C. Mann	A. D. 19_ 41 (B. H. Trammell	
Notary Public	for South Carolina.		
	for South Carolina.		
E STATE OF SOUTH CAROLINA,	1		
County of Greenville,	RENIINCIAT	TON OF DOWN-	
	J. ADMONCIAT	TON OF DOWER	
ereby contin		l	
creby certify unto all whom it may concern	that Mrs. Frances M. Dover	•	Notary Public farth,
vife of the within named Hul	Oert H. Domes	*****	
ms day appear before me, and upon being	privately and separately	** ** ** ** ** ** ** ** ** ** ** ** **	
or fear of any person or persons whom	soever, renounce release	e, did declare that she does freely, voluntarily and w	vithout any compulsion.
		e, did declare that she does freely, voluntarily and w	• • • • • • • • • • • • • • • • • • • •
and Assigns all her interest			
the interest and estate, a	and also all her right and claim of Dow	er of, in or to all and singular the Day	
wen under my hand and seal, this	5th	and singular the Fremises within m	nentioned and released.
f December	A D 40 47		
Geo. W. Johnson	A, D. 19_4_A	Mrs. Frances M. Dove	r
	and also all her right and claim of Dowe		nentioned and relea