G.R.E.M.—2-a	
-	
TOGETHER with all and singular the Rights, Members, Hereditaments and Asses	
TO HAVE AND TO HOLD all and singular the said Promises and Appe	urtenances to the said Premises belonging, or in anywise incident or appertaining.
unto the said_	John W. Norwood, Jr., Trustee, and his
Heirs and Assigns forever A. 1 WA	<b>6</b> 11000
Heirs and Assigns forever. And we do hereby bind ourselve	es and our Executors and Administrators to warrant and
forever defend all and singular the said Premises unto the saidJohn W. N	orwood, Jr., Trustee, and his
	•
o remain monisoever law.	Tully claiming or to claim the same on any same it
agree to insure the house and buildings of	on said lot in a sum not less than
T) 11	
fail to do so, then the said mortgagee_ may cause the same to be insured in  premium and expense of such insurance under this mortgage, with interest.  And if at any time any part of said debt, or interest the country interest.	his name and reimburga himself
And if at any time any part of said debt, or interest thereon, be past due and upremises to said mortgage.	Innaid We hareher arrived to
premises to said mortgagee, or his	assign the rents and profits of the above described
that any Judge of the Circuit Court of said State may, at chambers or otherwise, a collect said rents and profits, applying the net proceeds thereafter (after paying costs to account for anything more than the rents and profits actually collected,	ppoint a receiver, with authority to take possession of said promises and
- Conceed,	without nability
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning	of the parties to these Presents, that if the said mortgages
to be poid that the mile	do and aball in
and sale shall cease, determine and he without	any be due, according to the true intent and maning of
AND II IS AGREED by and between the said parties that said mortgagors ar	The hold and enjoy the soid Density
and sear b., thiscord	down of Jina
some of our more thousand, nine nundred and I OF LY - TWO	
sixty-sixth of America.	and in the one hundred and year of the Independence of the United States
Signed, sealed and delivered in the presence of	CDESCERUM DEALERS CONTRACTOR CONT
Anita Campbell	CRESCENT REALTY COMPANY
Ralph Cox	BY J. Hudson Williams (L. S.) PI
	Eva Coffey Williams (L. S.) SEC
	(L, S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,	(L. S.)
County of Greenville.  MORTGAGE OF REAL ESTAT	TE.
Personally appeared before me Anita Campbell	
and made oath that/ he saw the within named Crescent Realty Compa	ing he deadara and
gn, seal and as their	my, by its duty authorized officers,
gn, seal and as their	act and deed deliver the within written deed, and that\$ he with
·	witnessed the execution thereof.
SWORN TO perore me this	
y ofA. D. 1942	Anita Campbell
Ralph Cox	
Notary Public for South Carolina.	
IE STATE OF SOUTH CAROLINA,	No Dower
County of Greenville. RENUNCIATION OF DOWER.	
1,	
hereby certify unto all whom it may concern that Mrs	Notary Public for S. C.,
wife of the within named	
this day appear before me, and upon being privately and separately examined by me	e. did declare that she does freely and the state of the
	Go ulu ucciare inat sne does trooist stolishtanil 1 111
Tollowing the second se	wastala mada 17
and lorever relin	quish unto the within named
rs and Assigns, all her interest and estate, and also all her right and claim of Dower of,	
rs and Assigns, all her interest and estate, and also all her right and claim of Dower of,	
irs and Assigns, all her interest and estate, and also all her right and claim of Dower of,	