G.R.E.M.—2-a		
	and the second second	
10dETHER with all and singular the Righ	its, Members, Hereditar	aments and Appurtenances to the said Premises belonging
and singular	ar the said Premises 1	unto the said nis
T		
and Assigns forever. And	do hereby bind	mysell and my
forever defend all and singular the said Premi	ses unto the said	B. P. Edwards, his
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		Triment A
Assigns	and every person wl	whomsoever lawfully claiming or to claim the same or any part thereof
And the said mortgagor agree	to insure the house a	and buildings on said lot in a sum not less than an amount successors to
		Dellow
		and that in the event that the mortgagor shall at any time
fail to do so, then the said mortgagee may premium and expense of such insurance under the	cause the same to be	pe insured inname and reimbursefor the
And if at any time any part of said debt, or	r interest thereon, be	e past due and unpaid,Ihereby assign the rents and profits of the above described
premises to said mortgagee, orhis		assign the rents and profits of the above described
collect said rents and profits, applying the net pr to account for anything more than the rents a	te may, at chambers occeeds thereafter (aft	Heirs, Executors, Administrators or Assigns, and agree fter paying costs of collection) upon said debt, interest, costs or expenses; without liability
THOUBED ALWAIS, nevertheless, and th	at it is the true inten	nt and meaning of the parties to these Presents, that if, the said mortgagor
to be paid unto the said mortgagee the del	bt or sum of money af	aforesaid, with interest thereon, if any be due, according to the true intent and meaning of ne, and be utterly null and void; otherwise to remain in full force and wirths.
AND IT IS ACREED by and between the	shall cease, determine	aforesaid, with interest thereon, if any be due, according to the true intent and meaning of ne, and be utterly null and void; otherwise to remain in full force and virtue.
12 11G1111111 by and between the sa	iid parties that said m	mortgagor 18 to hold and onion the said D
witnesshand and see	al, this	September
year of our Lord one thousand, nine hundred and	TOP Cy-	• CWO
sixty-s of America.	eventh	year of the Independence of the United States
bigica, sealed and delivered in the presence	e of	the office states
E. H. Edwards	~~~~~~~~	W. M. Henson (L. S.)
I. L. Tigert		(L, S.)
		(L. S.)
		(L. S.)
		(L. S.)
THE STATE OF SOUTH CAROLINA,	MORTGAGE OF	OF REAL ESTATE.
County of Greenville.		
Personally appeared before me	E. H. Edwar	
nd made oath that he saw the within named_		s on
gn, seal and ashis		and and find full title to the second
SWORN TO before me this 25th		A secution thereof.
ay of September		
I. L. Tigert	i i	E. H. Edwards
Notary Public for S	outh Carolina.	
HE STATE OF SOUTH CAPOTINA	1 7 9 k	
HE STATE OF SOUTH CAROLINA, County of Greenville.	RENUNCIATION	N OF DOWER.
I, Say I. L. Tigert,		
to the second se	AL P	Notary Public for S. C.,
hereby certify unto all whom it may concern the		alse henson
e wife of the within named W. M. He		
ead or fear of any pareon or pareon	vatery and separately	y examined by me, did declare that she does freely, voluntarily and without any compulsion,
of leaf of any person or persons whomsoeve	er, renounce, release a B. P. Edwards	and forever relinquish unto the within named
		o, III8
irs and Assigns, all her interest and estate, and o	iso all han wish and a	1.1 4 7
Given under my hand and seal, this	iso all her right and cla 5 th	claim of Dower of, in or to all and singular the Premises within mentioned and released.
ofSeptember	10	
	A. D. 1944 (Mrs. Louise Henson
T T MA .	-	
I. L. Tigert Notary P	rublic, S. C.	