302	368
3.R.E.M.—2-a	
State of South Carolina	
County of Greenville	
Inamalerred and	assigned for value to John w.
ν -	1948
Morwood, this the 5th	L. day of January, 1948, without
recourse.	The First National Bank, Greenville,
Witness: J. a. Barley	By: W. L. Hester, Cashier.
Henry J. Winn	Jan. 15. 1948 at 8:14 a.m. #1022. ditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TOGETHER with all and singular the Rights, Members, Here	ditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
	ses unto the said John W. Norwood, his
	dmys.elf_and_myHeirs, Executors and Administrators to warrant and
orever defend all and singular the said Premises unto the said	John W. Norwood, his
	Heirs and Assigns, from and againstme and my
Ieirs, Executors, Administrators and Assigns and every person	whomsoever lawfully claiming or to claim the same or any part thereof.
And the said mortgagor agree to insure the hou	se and buildings on said lot in a sum not less than
· · · · · · · · · · · · · · · · · · ·	Dollars, in a company or companies satisfactory to the mortgagee, and keep the same
	insurance to the said mortgagee; and that in the event that the mortgagor shall at any time
ail to do so, then the said mortgagee may cause the same	to be insured in X name and raimburga X for the
remium and expense of such insurance under this mortgage, with in	terest.
	, be past due and unpaid, hereby assign the rents and profits of the above described
remises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree
	obers or otherwise, appoint a receiver, with authority to take possession of said premises and ear (after paying costs of collection) upon said debt, interest, costs or expenses; without liability
o account for anything more than the rents and pronts actually	collected,
	e intent and meaning of the parties to these Presents, that if, the said mortgagor
	, do and shall well and truly pay or cause
	noney aforesaid, with interest thereon, if any be due, according to the true intent and meaning of etermine, and be utterly null and void; otherwise to remain in full force and virtue.
AND IT IS AGREED by and between the said parties that	said mortgagor
	30th day of August in the
	even and in the one hundred and
	year of the Independence of the United States
Signed, sealed and delivered in the presence of	
Emily T. Purdum	Dawid C Mnewlon
Lewton Pitts Langston	(L. S.)
	(L. S.)
	(L. S.)
	(L. C.)
THE STATE OF SOUTH CAROLINA,	
County of Greenville.	PROBATE
Personally appeared before meEmily T	- Purdum
nd made oath that _X he saw the within named	David G. Traxler
	act and deed deliver the within written deed, and that She with
	ts Langstonwitnessed the execution thereof.
WON TO before me this30th	
ay of August A. D. 19	·
Lawton Pitts Langston (L. Notary Public for South Carolina	S.)
Tubic to Boath Gardina.	
THE STATE OF SOUTH CAROLINA,	DENIINCIATION OF DOWER
County of Greenville.	RENUNCIATION OF DOWER
I,Lawton Pi	tts Lengston Notary Public for S. C.
hereby certify unto all whom it may concern that Mrs	Julia P. Traxler
e wife of the within named	
	parately examined by me, did declare that she does freely, voluntarily and without any compulsion,
	elease and forever relinquish unto the within named John W. Norwood, his
feirs and Assigns, all her interest and estate, and also all her right	and claim of Dower of, in or to all and singular the Premises within mentioned and released.
Given under my hand and seal, this	
ay ofAugustA. D. 19	Julia P. Traxler
Lawton Pitts Langston (S	euria 1. Traxior
TOWNSON DESCRIPTION OF THE PARTY OF THE PART	ieal) I