TOGETHER with all and singular, the rights, members, hereditamen	
wise incident or appertaining.  TO HAVE AND TO HOLD, All and singular the said premises unto t	0 $0$ $0$ $0$ $0$ $0$ $0$
TO HAVE AND TO HOLD, All and singular the said premises unto t	he said f M Cull. 1.7
	heirs, and assigns, forever. And M.L do hereby
defend all and singular the said premises unto the said J. A. Du	heirs, executors and administrators to warrant and forever
defend all and singular the said premises unto the said J M Du	reton, hes
	neirs and assigns, from and against
ourselves, our	heirs, executors, administrators and
assigns, and every person whomsoever lawfully claiming or to claim the	
agree to insure the house and buildings on said lot in the sum of not	
agree to insure the house and buildings on said lot in the sum of not	less than wo housand Dollars,
and keep the same insured from loss or damage by fire and assign the p	olicy of insurance to the said . Martgagel
and that in the event the mortgagor-hall at any time failto d	o so, then the said
burse himself for the premium and expense of suchinsus	cause the same to be insured in
burse himself for the premium and expense of suchinsus	rance under this mortgage.
And the said Martigagors	
money with interest thereon, according to the true intent and meaning of	
which the said	
shall incur or be put to, including a reasonable attorney's fee, char	
the same by demand of attorney or by legal proceedings.	
PROVIDED ALWAYS, NEVERTHELESS, And, it is the true intent	and meaning of the parties to these Presents, that if
the said a Geilfust and E. L. Stallings	do and shall well and truly pay, or cause to be naid unto
the said. Geilfuss and & L' Stallings the said. J. M. Courton	the said debt or sum of money aforesaid with interest
thereon, if any shall be due, according to the true intent and meaning of t	
then this deed of bargain and sale shall cease, determine and be utterly no	ull and void; otherwise to remain in full force and virtue.
AND IT IS AGREED, By and between the said parties, that ]	
to hold and enjoy the said premises until def	aut of payment shall be made.
WITNESS . C. Hands and Seals, this	the day of October
in the year of our Lord one th	
and in the one hundred and . H. St. L	year of the Sovereignty and Independence
of the United States of America.	· · · · · · · · · · · · · · · · · · ·
Signed, Sealed and delivered in the presence of	L. Fielfress (L. S.)
Katherine Hallings	L. Gielfuss (L. S.) E. L. Stallings (L. S.)
Katherine Stållings \\ YN. lo. Foster/	(2. 5.)
. 1.1.2.1. W Q. 1. 1. 1. 1. (	(L. S.)
OMANTE OF COUNT CAROLINA 5	
STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
Protection Surg	0
PERSONALLY appeared before me	Stallings and made
oath that . She saw the within named . A. Suilferss.	and JE. L. Stallings
sign, seal, and as	tten Deed; and that .She with
m lo Foster	witnessed the execution thereof.
SWORN to before me, this	
of	Katherine Stallings.
M. C. Laster (SEAL)	in mining in a manager
Notary Public for S. C.	<del></del>
STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
Aften Wille County.	
I, M. C. Loster, a notury Publ	ice in and for b. b.
do hereby contify unto all whom it may concern that Mrs. An Il	il luss Mrs Janie & Stalling
do hereby certify unto all whom it may concern that Mrs. A. L	L'itallings (hespertinel
did this day appear before me, and upon being privately and separately e	examined by me, did declare that she does freely, voluntarily and
without any compulsion, dread or fear of any person or persons whomsoe	ver, renounce, release and forever relinquish unto the within
named	his
heirs and assigns, all her interest and estate, and also all her right and clair	m of dower, of, in or to all and singular the premises within
mentioned and released.	
GIVEN under my hand and seal, thisday	
of	Nater Gerlfuse
***	$\sim$ . A $\Lambda H = I$
Notary Public for S. C.	Janie I, Atallinge
Notary Public for S. C.	Janie I, Atallinge
of	Janie I, Akallinge 17th 1924