· ·	s and appurtenances to the said premises belonging or in anywise incident or
appertaining. TO HAVE AND TO HOLD, all and singular, the said premises unto	the said mortgagee and his
Heirs and Assigns forever And The do hereby bind	wiselves and our
riens and Assigns, forever. And	singular, the said premises unto the said mortgagee and
Heirs, Executors and Administrators to warrant and forever detend, all and	singular, the said premises unto the said mortgage.
	Heirs and Assigns from and against and audi audi
Heirs, Executors, Administrators and Assigns, and every person whomsoeve	er lawfully claiming or to claim the same or any part thereof.
AND the said mortanger S agree to insure the house and building	gs on said lot in the sum of not less than Jour Hundred
AND the said mortgagora agree to insure the house and building	Dollars,
Signify dance to the martages and keep the	ne same insured from loss or damage by fire, and assign the policy of insurance to
the said mortgagee	at any time fail to do so, then the said mortgagee may cause the same to be
have and reimburse h	Cralf for the premium and expenses of such insurance
under this mortgage, with interest, or may proceed to foreclose as though this	
	due and unpaid
described premises to said mortgagee or As igns, and agree that any Judge of the	he Circuit Court of said State may, at chambers or otherwise, appoint a receiver,
with authority to take possession of said premises and collect said rents and premises and collect said rents and premises are cost or expenses; without liability to account for anything many thing the control of the	profits, applying the net proceeds thereof (after paying cost of collection) upon said ore than the rents and profits actually collected.
	meaning of the parties to these presents, that if 200
	the said mortgagor, do and shall well and
truly pay, or cause to be paid, unto the said mortgagee the debt or sum tent and meaning of the said note, then this deed of bargain and sale shall ceavirtue.	of money afore: aid, with interest thereon, if any be due, according to the true in- ase, determine and be utterly null and void, otherwise to remain in full force and
AND IT IS AGREED, by and between the said parties, that said mor	tgagor. S
said premises until default of payment shall be made.	
WITNESS OWN Hand S. and Seal , this	day of May and in the one hundred and forty 70 Th
in the year of our Lord one thousand nine hundred and Authority	and in the one hundred and forty
year of the Independence of the United States of America.	/
Signed, Sealed and Delivered in the Presence of	
Elman) Saurence & Haulter (L. S.)
Exists to Southern	mary L Haultin (L. S.)
Charles the second of the seco	
	. (L. 5.)
	(L. S.)
THE STATE OF SOUTH CAROLINA, County.	MORTGAGE OF REAL ESTATE.
DEDCOVALLY LANGE Edithi lo	Southern
PERSONALLY appeared before me.	S. Haulter and Mary S. Haulter
	· · · · · · · · · · · · · · · · · · ·
sign, seal, and as Llui act and deed, deliver the within wr	ritten Deed; and that 5he with & Anman
	witnessed the execution thereof.
a Th	
day of A. D. 19 46	Edith b. Southern
E Inman (Seal)	Edith b. Southern
Notary Public for S. C.	
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
Jallenville County.	
1. E Suman a notary Ouble	eter do hereby certify
unto all whom it may concern that Mrs. Mary & Hay	eter
Laurence & Harris	O FIRI
	mined by me, did declare that she does freely, voluntarily and without any compul-
	and forever relinquish unto the within named
V	ll, her
	heirs 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 mentio	oned and released.
GIVEN under my hand and seal, this	m-
day of	Mary & Haulter
6. Inmlan (L. S.)	mary & Haulter
Recorded May 20th 194	16 at 11:45 a.m. 19-