	Appurtanances to the said Premises belonging, or in anywise incident or
pertaining. TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Mars new Jus , its Duccessors.
TO HAVE AND TO Home, an ana congress, see an	
eirs, Executors and Administrators to warrant and forever defend all and singula	uself, my
eirs, Executors and Administrators to warrant and forever defend all and singula	the said Premises unto the said Manuelle, with
it our elessors	ries and Assigns, from and against
llowfull	tr claiming or to claim the same or any part thereof.
And the said Mortgager agree to insure the house and buildings on	said lot in a sum not less than Twe Mumaner
7 M b / l / l / Dollars in a company or companies satisfact	tory to the mortgagee), and keep the same
fire and assign the policy of insurance to said Mortgagee, and that in the	event that the mortgagor shall at any time rail to do so, then the said
ortgagee may cause the same to be insured in	name and reimburse telf
the premium and expenses of such insurance under this mortgage, with interest	est
And if at any time any part of said debt, or interest thereon, be past due	and unpaid,
the version the vents and wealts of the shove described premises to said mortga	gce or to Juclessons
th authority to take possession of said premises and collect said rents and profits	s, applying the net proceeds thereof (after paying cost of confection) upon said
bt, interest, costs or expenses; without liability to account for anything more tha	on the rents and profits actually conected.
ROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the	parties to these Presents, that if, the said mortgagor, the said mortgagor,
and shall well and truly pay or cause to be paid unto the said Mortgagee the coording to the true intent and meaning of said note, then this deed of bargain	and sale shall cease, determine, and be utterly null and void; otherwise
remain in full force and virtue.	
AND IT IS AGREED by and between the said parties that said morgagor	, 10
hold and enjoy the said Premises until default of payment shall be made.	
in the year of our Lord one thousand, nine hundred and thirty	april
is the seasof our Lord and thousand nine hundred and thirty	- Bourl
in the year of our Lord one thousand, have mandred and	ear of the Sovereignty and Independence of the United States of America
in the one name of the second	
Signed, Sealed and Delivered in the Presence of	Fillian IV. Suyder: (L. S.
Grace Killingsworth	(L. S.
Lews J. Pance	
	(L. S.
	(L. S.
Greenville County	MORTGAGE OF REAL ESTATI
Greenvine County ,	and made oath
Greenville County PERSONALLY appeared before me Lilian She saw the within named Lilian	N Smiler
at She saw the within named Alland	
	Lewis G. Prince
gn, scal and as Ac act and deed deliver the within writter	n deed, and that She with
witness the execution thereof.	
SWORN TO before me this 13th	es established the
f Upil , A D., 19 39	Grace Killingsworth.
Lewis of Prince (L. S.) Notary Public for South Carolina.	
Notary Public for South Capital	
HE STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWE
Greenville County Mortgagor	woman.
T	do hereby certify un
Il whom it may concern that Mrs.	, the wife of the
Il whom it may concern that Mrs.	
rithin named	te does freely, voluntarily and without any compulsion, dread or fear of an
person or persons whomsoever, renounce, release and forever relinquish unto the	within named
person or persons whomsdever, renounce, release and lorever remiquish unto the	
Weive and Assigns all her interest and estate, and also all her rights and claim (of Dower of, in or to all and singular the Premises within mentioned and r
CALLED MAINT MANAGED IN A STATE OF THE COLUMN CONTRACT OF THE COLUMN COL	•
Given under my hand and seal, this	
day of, A. D., 19	
day of, A. D., 19 (L. S.)	12120 o'clock P M.