200	349	
G.R.E.M.—2-a		
·		

TOGETHER with all and singular the Right	s, Members Haraditan	
TO HAVE AND TO HOLD all and singula	or the said Premises unto the	renances to the said Premises belonging, or in anywise incident or apperta
		milison, his
Heirs and Assigns forever. AndI	do hereby bir t	
forever defend all and singular the said Premises u	nto the said F. T. F. 7	Heirs, Executors and Administrators to warrant
Accurators, Administrators and Assigna		and Assigns, from and against
	ursure the house and buildings on sa	aid lot in a sum not least
nsured from loss or demand	Dollars in a c	
ail to do so than the	the policy of insurance to the said i	company or companies satisfactory to the mortgagee, and keep the s mortgagee; and that in the event that the mortgagor shall at any
remium and expense of such insurance and ca	use the same to be insured in	shall at any
rand it at any time any part of said debt, or it	iterest thereon, be past due and unpai	id,hereby assign the rents and profits of the above descri
Total mortgagee, or		abough the rents and profits of the above descri
ollect said rents and profits, applying the net process	may, at chambers or otherwise, apported thereafter (after paring)	hereby assign the rents and profits of the above described. his Heirs, Executors, Administrators or Assigns, and agoint a receiver, with authority to take possession of said premises a f collection) upon said debt, interest, costs or expenses; without liability.
the rents and f	profits actually collect Farms costs of	Collection) upon and district to take possession of said
	it is the true intent and meaning of t	the parties to these Presents, that if
salu mortogoga		· · · · · · · · · · · · · · · · · · ·
AND IT IS AGREED by and between the sai	hall cease, determine, and be utterly	erest thereon, if any be due, according to the true intent and meaning to hold and enjoy the said Premises until default of powers.
Witnesshand and seal,	this27th	erest thereon, if any be due, according to the true intent and meaning null and void; otherwise to remain in full force and virtue. to hold and enjoy the said Premises until default of payment shall be made
The mount in the control and	T (3 19 4	···
America.	seventieth	day of and in the one hundred ar
Signed, sealed and delivered in the presence of		in the one hundred are and in the one hundred are and in the one hundred are all the one hundred States
B. J. Trammell		
Eugene Pollard		Paul W. Sanders
		/1 0
		(L. S.)
		(L. S.)
THE STATE OF SOUTH CAROLINA,		(L/S.)
County of Greenville.	PROBATE	
Personally appeared before me	Eugene Pollard	
nade oath thathe saw the within named	Paul W. Sanders	
seal and as	h #	****
	P T m	act and deed deliver the within written deed, and that he wish
Work to before me thisZ/th	1	witnessed the execution thereof.
iApril	1	
Etta R. Sanders		Eugene Pollard
Notary Public for South	Carolina.	
HE STATE OF SOUTH CAROLINA,	PURCHASE	EN MODES
County of Greenville.	RENUNCIATION	EY MORTGAGE - NO DOWER REQUIRED.
		OF DOWER SOUTH RESULTED.
eby certify unto all whom it may concern that Mrs.		Notary Public for S. C.,
te of the within named		
appear before me, and upon being privately	v and consumt t	
or any person or persons whomsoever, ren	Ounce rologge to	decity, voluntarily and without any compulsion
		into the within named
nd Assigns, all her interest and estate, and also all he	er right and claim of Dower of in	to all and singular the Premises within mentioned and released.
and sear, this	- "Ci Ui, III Or t	o all and singular the Premises within
		within mentioned and released.
A		within mentioned and released.
A	. D. 19	