TOGETHER with, all and singular, the Rights, Men	mbers, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singular, the	
to hereby bind ownselves	Heirs and Assigns, forever. And Heirs, Executors and Administrators,
,	remises unto the said L. B. Martin, his.
	Heirs and Assigns, from and against us and own
Heirs, 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 l	nouse and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house and buildings on said lot in a sum not less than. I wenty five hunder house house house and buildings on said lot in a sum not less than. I wenty five hunder house hous
by fire, and assign the policy of insurance to said mortga	gee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee
may cause the same to be insured in	name and reimburse hunself
or the premium and expenses of such insurance under the	his mortgage, with interest.
And if at any time any part of said debt, or interest	thereon be past due and unpaid
he above described premises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the appoint a receiver with authority to take possession of said premises and collect said rents and profits applying) upon the said debt, interest, costs or expenses; without liability to account for anything more than the rents
ne said mortgagor do and shall well and soul	cause to be paid, unto the said mortgagee. , the said debt, or sum of money aforesaid, with interest thereon, the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; other-
AND IT IS AGREED, by and between the said pa	arties, that the said mortgagor. S
remises until default of payment shall be made.	
WITNESS Que Hand S and Se	al.S, this 3/ST day of May
in the year of our Lord one thousand nine hundred :	and Thirty and in the one hundred and
Ulwely year	of the Sovereignty and Independence of the United States of America.
Signed, Sealed and Delivered in the Presence	of W. B. Havison, Ju, (LS)
nta B. Johnson	Contie Consily Consusors (I.S)
	Gandolsh Habricon (L. S.) Horold Herbert Harrison (L. S.)
	Laving Hell Harrison (15)
HE STATE OF SOUTH CAROLINA, Greenville County.	Several Guandian MORTGAGE OF REAL, ESTATE
Personally appeared before me	Mande B. Harrison (45)
d made oath thathe saw the within named	
n, seal, and asact/and deed.	
act/and deed,	deliver the within written Deed; thathe with
	witnessed the execution thereof.
SWORN to before me, this	
of	0. 192
Notary Public for South Car	SEAL) Del probate page 126
E STATE OF SOUTH CAROLINA,)	OHIO.
Greenville County.	RENUNCIATION OF DOWER.
I, W. D. Morken	an Notary Public for S.l.
nereby certify unto all whom it may concern, that Mrs	Beatrice V. Howison
of the within named	ustus Harrison
upon being privately and separately examined by meddi	id declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or per-
whomsoever, renounce, release and forever relinquish	unto the within named ll. B. Morlin, his.
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
	the premises
GIVEN under my hand and seal, this	$\mathcal{N}_{\mathcal{L}}$
J. D. Worken an.	(SEAL) Beatrice V. Harrison
Notary Public for South Caro	lina