•	appartenances 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 r	nortgagee, its successors and assigns forever. And
the said mortgagor, do hereby bind	and mortgagee, its successors and assigns from and
	eeof. Heirs, Executors, Administrators, and Assigns, and all
	nistrators, and Assigns hereby specifically agree and covenant to do and perform the escribed property, as and when due, and before any of them become delinquent.
<ol> <li>To make or permit no waste, alteration or removals of any improven</li> <li>To insure in companies acceptable to the mortgagee, the house and be</li> </ol>	ments, now or hereafter on the said property without the mortgagee's written consent.  Suildings now or hereafter on the said lot or lots in the sum of not less than
against loss or damage by fire, and in such other forms of insurance as may Policy of Insurance to the said mortgagee.	be required by the mortgagee, and pay for the said insurance when due, and assign the
4. To pay the said debt or sum of money as provided in said note or obl	igation and in this mortgage, with interest thereon, according to the true intent and ts and expense which the said mortgagee shall incur, including attorney's fees chargedmand of attorney or by legal proceedings
Upon breach of any of the conditions of this mortgage, or upon default in	n the payment of the principal of said debt, or interest thereon, or upon default in
any part thereof, or to have or cause the said property to be insured in its rescured by this mortgage and bear interest from the date of payment until reption to treat the entire indebtedness secured hereby as due and to foreclose	
Administrators, Successors or Assigns agree that any Judge of the Circuit Coumay appoint a receiver, with authority to take possession of the said premises	e and unpaid, the mortgagorandHeirs, Executors, rt of said State, at chambers or otherwise, and upon ex parte proceedings, or otherwise, and collect the rents and profits thereof, applying the net proceeds so collected (after ssessment, costs or expenses; without liability to account for anything more than the
interest thereon, if any shall be due, according to the true intent and meaning o cease, determine and be utterly null and void; otherwise it shall remain in full	rtain attorney, successors or assigns, the said debt or sums of money aforesaid, with f the said obligation and condition thereof, then this deed of bargain and sale shall
	9th day of November in the
year of our Lord one thousand, nine hundred and	and in the one hundred and SMMJ-Ahll
B. a. Bennett Jennie R. M. Coliman	Harry Daniel (SEAL)
STATE OF SOUTH CAROLINA,	
Greenville County J PERSONALLY appeared before me	ue R. Mildeman
and made oath that _She saw the within named	il R. M. Coliman  Daniel  sign, seal and as Liv Act and
Deed, deliver the within Deed; and thatShe, withS. A. witnessed the execution thereof.	Sentt
SWORN to before me, this	Jennie P. M. Climan
STATE OF SOUTH CAROLINA,  Greenville County	no Danilu Renunciation of dower
I,	, Notary Public for South Carolina,
do hereby certify unto all whom it may concern, that Mrs	the Wife of the within named
before me, and, upon being privately and separately examined by me, did decany person or persons whomsoever, renounce, release, and forever relinguish	this day did appear that she does freely, voluntarily, and without any compulsion, dread, or fear of unto the within named mortgagee, its successors and assigns, all her interest and
estate, and also all her right and claim of Dower, of, in, or to, all and singular the	e premises within mentioned and released. day of, Anno Domini 19
Notary Public for S. C.	
Recorded Nanemble 10 Ta 1938, a	tM.