G.R.E.M.—2-2	
·	
TOGETHER with all and singular the Rights, Members, Hereditaments and Appurt	tenances 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	
and with the control of the control	
eirs and Assigns forever. Anddo hereby bindmyself	
rever defend all and singular the said Premises unto the said Clarence Har	rison, his
Heirs	and Assigns, from and againstmyself_and_my
eirs, Executors, Administrators and Assigns and every person whomsoever lawfully	claiming or to claim the same or any part thereof.
And the said mortgagor agree_8_ to insure the house and buildings on	said lot in a sum not less than Fifteen Hundred Twenty Seve
ad 50/100 (\$1527.50) Dollars, in a	
sured from loss or damage by fire, and assign the policy of insurance to the said	mortgagee; and that in the event that the mortgager shall at any time
il to do so, then the said mortgagee may cause the same to be insured in	
emium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of said debt, or interest thereon, be past due and unp	paid, hereby assign the rents and profits of the above described
emises to said mortgagee, or	Heirs, Executors, Administrators or Assigns, and agree
at any Judge of the Circuit Court of said State may, at chambers or otherwise, applied said rents and profits, applying the net proceeds thereafter (after paying costs	project a receiver with authority to take appropriate of said associate and
account for anything more than the rents and profits actually collected,	continues, apost and door, intotoor, doors of expenses, without habites.
PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of	of the parties to these Presents, that if, the said mortgagor
	, do and shall well and truly pay or cause
be paid unto the said mortgagee the debt or sum of money aforesaid with	interpret thereon if one he due consuling to the top interpret and anything to
AND IT IS AGREED by and between the said parties that said mortgagor 18	to hold and enjoy the said Premises until default of payment shall be made.
Witnesssth	day of in the
ar of our Lord one thousand, nine hundred andForty-Seven	and in the and hundred and
F. Scott Davenport	Brown Cook (L. S.)
John C. Henry	(L. S.)
***************************************	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA,	
County of Greenville. PROBA	TE
TO COLLE	
Personally appeared before meF. Scott	Davenport
d made oath thathe saw the within namedBrown-G	
	act and deed deliver the within written deed, and that _he with
John C. He	enry
SWORN TO before me this 8th	
y ofA. D. 19.47	F. Scott Davenport
to the control of the	
John C. Henry Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA, RENUNCIA	TION OF DOWER
County of Greenville.	
I, John C. Henry, a	Notary Public for S. C.,
hereby certify unto all whom it may concern that Mrs. Marion Coo	k
wife of the within namedBrown Cook	
this day appear before me, and upon being privately and separately examined by	me, did declare that she does freely, voluntarily and without any compulsion,
ead or fear of any person or persons whomsoever, renounce, release and forever reli	
airs and Assigns all her interest and estate and also all her right and claim of Down	
eirs 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 mentioned and released.
Given under my hand and seal, this	
y ofA. D. 19_47	Marion Cook
John C. Henry (Seal)	
Notary Public, S. C.	