	he said premises unto the said mortgagee
eirs. Executors and Administrators to warrant and fo	orever defend, all and singular, the said premises unto the said mortgagee
	his Heirs and Assigns from and against Me aud My
	ery person whomsoever lawfully claiming or to claim the same or any part thereof.
AND the said mortgagor agree to insure	the house and buildings on said lot in the sum of not less than
une Thousand A	Dollars,
a company or companies satisfactory to the mortgaged the said mortgagee: and that in the event that the r	mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be
	and reimburse himself for the premium and expenses of such insurance
nder this mortgage, with interest, or may proceed to fo	
AND if at any time any part of said debt or inter	erest thereon, be past due and unpaidhereby assign the rents and profits of the above
escribed premises to said mortgagee or	List Compared and Seater many at chambers or otherwise appoint a receiver
leirs, Executors, Administrators or Assigns, and agree with authority to take possession of said premises and c	e that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, collect said rents and profits, applying the net proceeds thereof (after paying cost of collection) upon said
ebt, interest, cost or expenses; without liability to acc	count for anything more than the rents and profits actually collected.
	d it is true intent and meaning of the parties to these presents, that if
why pay or cause to be paid unto the said mortgagee.	the debt or sum of money afore aid, with interest thereon, if any be due, according to the true in-
ent and meaning of the said note, then this deed of bar	gain and sale shall cease, determine and be utterly null and void, otherwise to remain in full force and
AND IT IS ACREED by and between the said	parties, that said mortgagor
id premises until default of payment shall be made.	
WITNESS Hand and	d Seal, this 10th - day of May
the year of our Lord one thousand nine hundred and	d Seal, this 10th - day of May d forty Six and in the one hundred and forty 70th -
ear of the Independence of the United States of Amer	rica.
Signed, Sealed and Delivered in the Presence of	J. le Burns (L. S.)
J. M. Woods	(L. S.)
4' 11), 1400as	(L. S.)
	(L. S.)
	(L. S.)
OTHE STATE OF SOUTH CAROLINA,	MORTGAGE OF REAL ESTATE.
Greenville County.	O to O
PERSONALLY appeared before me	J. le. Burns
nd made oath thathe saw the within named	f, le: Durne
	71. 76.01 :4
ign, seal, and asact and deed,	deliver the within written Deed; and thathe with Jhos. J. Boldsmith
	witnessed the execution thereof.
SWORN to before me, this	A. D. 19. 46.
Mas J. Goldson	(A) (Seal)
Notary Pub	blic for S. C.
THE STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
County.	ill not a lain of the line
1. Thos. I Golds	mith, notary Public for South Carolina do hereby certify
nto all whom it may concern, that Mrs	ian Ruth Dr. Burns
ne wife of the within named	
	ely and separately examined by me, did declare that she does freely, voluntarily and without any compul-
ion, aread or tear of any person or persons whomsoe	Ever, renounce, release and forever relinquish unto the within named
Det The State of t	heirs and assigns, all her interest and estate, and also all her right
- d - d-i of D of i 11 d - i 1 - D	
od claim of Dower of, in or to all and singular the Pr	The -
GIVEN under my hand and seal, this	L'ilian (Puth & Burne
day of a May	A D 19 FO }
day of May foldsmu	1. S.) S. S.)
day of May Joldsmu Notary Pub	remises within mentioned and released. The Lillian Puth It. Burns. Line (L. S.) blic for S. C. 11th. at 12:30 P.M. 1946

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