pertaining. TO HAVE AND TO HOLD, all and singular, the said premises unto the sa	•	nises belonging or in anywise incident or
- Partie - Mark	Il and my	
eirs, Executors and Administrators to warrant and forever defend, all and singula		id mortgagge and her
eirs, Executors and Administrators to warrant and forever defend, all and singula	ar, the said premises unto the sa	me and me
Hei	irs and Assigns from and against	me and my
eirs, Executors, Administrators and Assigns, and every person whomsoever lawf	fully claiming or to claim the san	ne or any part thereof.
AND the said mortgagor agree to insure the house and buildings on	said lot in the sum of not less the	an.
4 efteen He	indied (# 1200	Dollars,
a company or companies satisfactory to the mortgagee, and keep the same e said mortgagee; and that in the event that the mortgagor shall at any	e insured from loss or damage b	y fire, and assign the policy of insurance to mortgagee may cause the same to be
sured in her name and reimburse hersel	A for	the premium and expenses of such insurance
der this mortgage, with interest, or may proceed to foreclose as though this mort		ne premium and expenses of such insurance
AND if at any time any part of said debt or interest thereon, be past due an		aby assign the rents and profits of the above
AND if at any time any part of said debt or interest thereon, be past due an escribed premises to said mortgagee or her	id unpaidner	edy assign the fents and profits of the above
eirs, Executors, Administrators or Assigns, and agree that any Judge of the Cir-	cuit Court of said State may, a	chambers or otherwise, appoint a receiver,
ith authority to take possession of said premises and collect said rents and profits	, applying the net proceeds there	of (after paying cost of collection) upon said
bt interest, cost or expenses; without liability to account for anything more than	an the rents and profits actually	collected.
PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meani		
	the	said mortgagor, do and shall well and
uly pay, or cause to be paid, unto the said mortgagee the debt or sum of mo	etermine and be utterly null and	void, otherwise to remain in full force and
rtue. AND IT IS AGREED, by and between the said parties, that said mortgagor	r	to hold and enjoy the
id premises until default of payment shall be made.	Ji	0 - #
WITNESS My Hand and Seal this 9 th	<u>2</u> day	of lugust
the year of our Lord one thousand nine hundred and forty - Six	and in the one hundred	and forty
ar of the independence of the Officer States of America.		
Signed, Sealed and Delivered in the Presence of	1 7) <i>Q</i>	
Joe E Robins	J. W. Cox	(L. S.
Thos y. & oldemith	······	(L. S.
		(L. S.
	•	(L. S.

THE STATE OF SOUTH CAROLINA, County.		MORTGAGE OF REAL ESTATE.
PERSONALLY appeared before me for E. Bolino		
nd made oath thathe saw the within named J. W. Coxl		
id made oath thathe saw the within named		
A.c.		
gn, seal, and as his act and deed, deliver the within written I hos. J. Joldsmith with	Deed; and thathe with	
- ^	tnessed the execution thereof.	
SWORN to before me, this 9 Th	One E. B. Lina	
day of light A. D. 19 76	y or o vi overes	
Notary Public for S. C.		
THE STATE OF SOUTH CAROLINA,		RENUNCIATION OF DOWER.
Greenville County.		
Greenville County.] 1, Thos I Goldsmith, a notary Pu	blic for & C	do hereby certif
$\mathcal{A} \cap \mathcal{A} \cap $		
id this day appear before me, and upon being privately and separately examined		
on, dread or fear of any person or persons whomsoever, renounce, release and	forever relinquish unto the with	in named Mary Bates
2 allenger v		
nd claim of Dower of, in or to all and singular the Premises within mentioned as		,
g + h		
g + h	Pauline B. Co	X
g + h	Pauline B. Co	X