1 111	And the sai						
.	inte, and assign t	ne policy of	insurance to the	he sa id mortgagee	nd keep the same insure and that in the even	d from loss or d	Dollars amage by
	at any time fail	to do so,	then the said n	nortgagee may o	cause the same to be ins	ured in	agor shan
	6			· ·	nd reimburse		
					nortgage, with interest.		
					on, be past due and unp		
					bed premises to said mo		al A
	rents and profit	s, applying	point a receiver	, with authority to eeds thereafter (a	ny Judge of the Circuit o take possession of said ifter paying costs of co nything more than the	premises and co	ollect said
	PROVIDED	ALWAYS	, neverthel e ss, a	and it is the true in	ntent and meaning of th	e parties to these	Presente
	that if I				and truly pay or cause		
	mortgagee the intent and meani null and void; o	ing of the s	m of money af	oresaid, with inter	rest thereon, if any be of in and sale shall cease,	tue according to	• ha •
				the said parties th	at said mortgagor		
- 1111				efault of payment s			
	WITNESS TO		and seal , thi		day	of July	
	-			nine hundred and	fifty-fou	·	
	in the one hu		seventy		· ·	r the Independen	and
	United States	of America	•				
	Signed, sealed and			of 1 Ros	bert H m	. 1	1 -
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	THE STATE	enking : OF SOL		}	Mortgage of R	leal Estate	
			Greenvill	County.			(L. S.)
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