

STATE OF SOUTH CAROLINA
COUNTY OF GREENVILLE } RENUNCIATION OF DOWER

I, Sidney L. Jay, Notary Public, do hereby certify to all whom it may concern that Mrs. Maria A. Gossnell, wife of the within named Clarence Gossnell, did 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, dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto Hilda Cordell and Jack Cordell, their heirs 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.

SWORN to before me this 1st
day of October, 1960.

(SEAL)
Notary Public for South Carolina.

Dower Recorded May 28th, 1962, at 10:33 A.M. #29418

RENTED WITH ALL AND SINGULAR THE RIGHTS, MEMBERS, HEREDITAMENTS, AND APPURTENANCES TO THE SAID PREMISES, BELONGING, OR IN ANYWISE INCIDENT OR APPERTAINING:

AND IT IS AGREED, BY AND BETWEEN THE SAID PARTIES, THAT ALL PLUMBING, HEATING AND LIGHTING FIXTURES AND APPURTENANCES, AND ALL SUCH OTHER GOODS AND EFFECTS AS ARE EVER FURNISHED BY LANDLORD IN LETTING AN UNFURNISHED BUILDING, SIMILAR TO THE ONE COVERED BY THESE PRESENTS, WHICH ARE OR SHALL BE ATTACHED TO THE SAID BUILDING BY NAILS, SCREWS, GLASS, PIPE CONNECTIONS, MASONRY OR IN ANY MANNER, ARE AND SHALL BE DEEMED TO BE FIXTURES AND AN ACCESSORY TO THE FREEHOLD AND A PART OF THE REALTY AS BETWEEN THE PARTIES HERETO, THEIR HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSIONS AND ASSIGNS, AND ALL PERSONS CLAIMING BY, THROUGH, OR UNDER THEM, AND SHALL BE DEEMED TO BE PART OF THE SECURITY FOR THE INDEBTEDNESS HEREIN MENTIONED AND TO BE COVERED BY THIS MORTGAGE.

AND IT IS AGREED, BY AND BETWEEN THE SAID PARTIES, THAT THE SAID MORTGAGOR (WHICH EXPRESSION HEREIN SHALL INCLUDE HIS, HER OR ITS SUCCESSORS, HEIRS, EXECUTORS, ADMINISTRATORS OR ASSIGNS), SHALL AND WILL FORTHWITH INSURE THE HOUSE AND BUILDING ON SAID LANE AND KEEP THE SAME INSURED FROM LOSS OR DAMAGE BY FIRE, IN THE SUM OF Two Thousand Dollars, AND ASSIGN THE POLICY OF INSURANCE TO THE SAID MORTGAGEE (WHICH EXPRESSION HEREIN SHALL INCLUDE HIS, HER, OR ITS SUCCESSORS, EXECUTORS, ADMINISTRATORS OR ASSIGNS), AND IN CASE HE OR THEY SHALL AT ANY TIME NEGLECT OR FAIL SO TO DO, THEN THE SAID MORTGAGEE MAY CAUSE THE SAME TO BE INSURED IN HIS OR ITS OWN NAME, AND REIMBURSE HIMSELF OR ITSELF FOR THE PREMIUM AND EXPENSES OF SUCH INSURANCE UNDER THIS MORTGAGE.

AND IT IS FURTHER AGREED, THAT SAID MORTGAGOR SHALL PROMPTLY PAY ALL TAXES ASSESSED AND CHARGEABLE AGAINST SAID PROPERTY, AND IN DEFAULT THEREOF, THAT THE HOLDER OF THIS MORTGAGE MAY PAY THE SAME, AND REIMBURSE HIMSELF OR ITSELF UNDER THIS MORTGAGE.

AND IT IS FURTHER AGREED, THAT SAID MORTGAGOR SHALL NOT DO OR SUFFER ANY ACT TO BE DONE UPON OR ABOUT SAID PREMISES, OR ANY PART THEREOF, WHEREBY THE VALUE OF SAID MORTGAGED PROPERTY SHALL BE IMPAIRED OR WEAKENED AS A SECURITY FOR SAID DEBT.

PROVIDED ALWAYS, NEVERTHELESS, AND IT IS THE TRUE INTENT AND MEANING OF THE PARTIES TO THESE PRESENTS, THAT IF THE SAID MORTGAGOR DO AND SHALL WELL AND TRULY PAY, OR CURE, OR PAID, UPON THE SAID MORTGAGE, THE SAID DEBT OR SUIT OF MONEY AFORESAID, WITH INTEREST THEREON, IF ANY SHALL BE DUE, ACCORDING TO THE TRUE INTENT AND MEANING OF THE SAID BOND, NOTE, OR OTHER OBLIGATION, AND ALL INSURANCE, PREMIUMS, AND TAXES, THEN THIS DEED OF BARGAIN AND SALE SHALL CEASE, DETERMINING, AND BE UTTERLY NULL AND VOID. BUT IN CASE OF NONPAYMENT OF THE SAID DEBT OR SUIT OF MONEY, WITH INTEREST THEREON, OR ANY PART THEREOF, IF ANY PART OF THE INTEREST SO TO BECOME DUE, ACCORDING TO THE TRUE INTENT AND MEANING OF THE SAID BOND, NOTE, OR OTHER OBLIGATION, OR IN CASE THE SAID MORTGAGOR SHALL NEGLECT OR FAIL TO PAY PROMPTLY, WHEN DUE, THE TAXES UPON THE SAID PROPERTY, OR TO INSURE THE HOUSE AND BUILDING ON SAID LANE AND KEEP THE SAME INSURED AS AFORESAID, OR TO OBSERVE ANY OF THE COVENANTS AND AGREEMENTS HEREIN ON HIS PART, THEN, UPON THE VIOLATION OF ANY OR ALL OF SAID COVENANTS AND AGREEMENTS, THE WHOLE AMOUNT OF SAID DEBT, AT THE OPTION OF THE LAWFUL HOLDER THEREOF, SHALL BECOME DUE AND COLLECTIBLE AT ONCE, ANYTHING HEREINBEFORE OR IN SAID OBLIGATION CONTAINED, TO THE CONTRARY notwithstanding. AND UPON SAID DEBT BEING DUE AND COLLECTIBLE, IT SHALL