or remedies which the mortgagee may have by virtue of the provisions hereof or by law, the mortgagee shall have the right at any time after any such default to enter upon and take possession of said premises, and as a mortgagee-in-possession to let the said premises, and receive all the rents, issues and profits thereof, which are overdue, due or to become due, and to apply the same, after payment of all necessary charges and expenses on account of the indebtedness hereby secured; and the said rents and profits are hereby assigned to the mortgagee as security for the payment of such indebtedness. The mortgager for himself and any subsequent owner of the said premises, hereby agrees to pay the mortgagee in advance a reasonable rent for the premises occupied by him, and in default of so doing hereby agrees that he may be dispossessed by the usual legal proceedings and further agrees that any tenant defaulting in the payment to the mortgagee of any rent may be likewise dispossessed. This covenant shall become effective and may be enforced either without or with any action brought to foreclose this mortgage and without applying at any time for a receiver of such rents or of the mortgaged premises.

11. All of the foregoing covenants shall bind the mortgagor, his heirs, executors and administrators, successors and assigns.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if I the said mortgagor do and shall well and truly pay or cause to be paid to the said mortgage, its successors or assigns, or the holder hereof, the said debt or sum of money aforesaid, with the interest thereon, if any shall be due, according to the true intent and meaning of said Note, and all sums of money provided to be paid by the mortgagor, his heirs, executors, administrators or assigns, under the covenants of this mortgage, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue.

WITNESSmy_ hand and seal thi	is12	day of	July	
in the year of our Lord one thousand nine I			_	
in the one hundred and <u>ninety-n</u> the United States of America.	inth	year of the	Sovereignty a	nd Independence of
Signed, Sealed and Delivered in the Prese		:411/2	lles	(L. S.)
Seal or Lilling Jon	of mit	//		(L. S.)
- Seath orth Color				(L. S.)
·				(L. S.)
STATE OF SOUTH CAROLINA County of Greenville				
PERSONALLY appeared before meS	Seabrook L.	Marchant		
and made oath that he saw the within nam				
sign, seaf and ashis				r the within written
Deed; and that he withDavid H.	Wilkins			witnessed the
SWORN to before me this 12 day of July A. D. 19 Notary Public for South Carolina My Commission Expires 1/1/82	 a	Rod	(Ma	r ch wt
STATE OF SOUTH CAROLINA County of Greenville		RENUNCIATIO	ON OF DOWER	₹
David H. Wilkins			Notar	y Public for South
Carolina do hereby certify unto all whom it	may concern,	that MrsB	etty O. P	atterson
the wife of the within named <u>J. W. Paupon</u> being privately and separately examin without any compulsion, dread or fear of any relinquish unto the within named THE CITI	atterson ned by me, did person or pers	declare that	this day app she does fre ver, renounce,	ear before me, and ely, voluntarily, and release and forever
LINA its successors as and claim of dower, of, in, or to all and si	nd assigns, all ingular the prer	her interest mises within	and estate and mentioned and	d also all her right I released.
Given under my hand and seal, this	da	David	H Welkins	nno Domini, 19 <u>.74</u> (L. S.)
		Motore	Public for South	Carolina

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