taining. PO HAVE AND TO HOLD, all and singular, the			wise incident or apper-
Kec ,	,		And A
do hereby bind Mysels, My	. 1)	Heirs, Executor	es and Administrators,
to warrant and forever defend, all and singular, the said pro		Jusan 6.	mile, he
Heirs, Executors, Administrators and Assigns, and every 1	Heirs and Assigns, from the serson whomsoever lawfully claiming, or to cla	m and against. Mself im the same or any part thereof	and my
And the said Mortgagor agree to insure the	house and buildings on said lot in a sum not	less than Second	mortgag
Dollars (in a cor	npany or companies satisfactory to the mortga	gee), and keep the same insured	from loss or damage
by fire, and assign the policy of insurance to the said mortg	agee, and that in the event that the mortga	gor shall at any time fail to do s	o, then the said mort-
gagee may cause the same to be insured in	name and reimburse	Ruselz	
for the premium and expense of such insurance under this r	nortgage, with interest.	C	
And if at any time any part of said debt, or interest t	hereon be past due and unpaid	hereby assign	the rents and profits
of the above described premises to said mortgagee, or Circuit Court of said State may, at chambers or otherwise, applying the net proceeds thereof (after paying costs of collected and profits actually collected.	appoint a receiver with authority to take poss ection) upon said debt, interest, cost or expens	administrators or Assigns, and agree ession of said premises and collect ses; without liability to account for an	that any Judge of the said rents and profits, sything more than the
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 of thereon, if any be due, according to the true intent and mea- void; otherwise to remain in full force and virtue.	r cause to be paid, unto the said mortgagee ning of the said note, then this deed of barga	, the said debt or sum of money a in and sale shall cease, determine, an	foresaid, with interest id be utterly null and
AND IT IS AGREED, by and between the said part Premises until default of payment shall be made.	es, that the said mortgagor	to ho	old and enjoy the said
WITNESS hand and scal and scal	this 3:15t do	of august	2
in the year of our Lord one thousand nine hundred a	1.	• /	the one hundred and
	of the Sovereignty and Independence of the Un		the one numerica and
Signed, Sealed and Delivered in the Presence of		^	
1002 O. O. Domo	dur lul	L 121, Bar	(L. S.)
M. M. Ward			(L. S.)
		······································	(L. S.)
			(L. S.)
Greenville County. Personally appeared before me	2 I. B. San	lus Barr	OF REAL ESTATE
sign, seal, and as act and deed,	deliver the within written Deed; and that	.he, with	
11. 77.	Ward	witnessed the exec	cution thereof.
SOWRN to before me, this			
day of A. D. Notary Public for South Carolina.	(SEAL.)	J. B. Some	Leces
THE STATE OF SOUTH CAROLINA, Greenville County.			ΓΙΟΝ OF DOWER.
I,			
lo hereby certify unto all whom it may concern, that Mrs			
wife of the within named and upon being privately and separately examined by me, did			
persons whomsoever, renounce, release and foreever relinque			
the premises within mentioned and released.	ns, all her interest and estate, and also all her	right and claim of Dower, of, in or	to, all and singular,
GIVEN undeer my hand and seal, this			
day ofA. D.)		
	l l		
Notary Public for South Carolina.			
1 4 - 0/1/		ock (T. M.	