And the said mortgagor agree to taste the passe and address and	
than in a company or companies satisfactory to the mortgages and any the store in the satisfactory to the mortgages.	The second secon
fire, and assign the policy of insurance to the said mortgager thank that in the seem that the at any time fail to do so, then the said mortgager may cause the same to be insulated the	ile de la companya d
ita own name and reimbuche. Litable.	
for the premium and expense of such insurance under this mortgage, with interest.	
And if at any time any part of said debt, or interest thereon, be past due and unused.	
we hereby assign the rents and profits of the above described persuase so said mortgages	
Heiser Executors Administrators or Assigns, and agree that any Judge of the Gircuit Court of the at chambers or otherwise, appoint a receiver, with authority to take possession of said premises at	and the state of t
rents and profits, applying the net proceeds thereafter latter paying was a supplying the net proceeds thereafter latter paying was a supplying the net proceeds thereafter latter paying the paying the net proceeds thereafter latter paying the paying the net proceeds the paying the paying the net proceeds the paying the paying the paying the net proceeds the paying the pay	
interest, costs or expenses; without liability to account for anything more than the cents and pacollected.	
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to	
that if we the said mortgagor s, do and shall well and truly pay or cause to be paid	4 1 2 W 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, a null and void; otherwise to remain in full force and virtue.	g to the tree
AND IT IS AGREED by and between the said parties that said mortgagors are	
to hold and enjoy the said Premises until default of payment shall be made.	
WITNESS our hands and seals, this 8th day of Sept	
in the year of our Lord one thousand, nine hundred and Forty-Right	and I
in the one hundred and Seventy-Third year of the Indepe	ndence of the
United States of America.	
Signed, sealed and delivered in the presence of	
Signed, sealed and delivered in the presence of Charles Howard Charles Johnson The Granuer J. Branner J. Branner J.	- (L. S.)
Se a - 1 The Salvagen	(L. S.)
Did Howard Od Johnson The Johnson	(L. S.)
	(L. S.)
THE STATE OF SOUTH CAROLINA	
Mortgage of Real Esta	te lili
Greenville County.)	
. 5	nd made oath
that he saw the within named Ed Johnson and Alice Johnson sign seal and as their act and deed deliver the within written deed, and	d that
sign, seal and as their act and deed deliver the within written deed, and with D. L. Bramlett, Jr. witnessed the exe	1.104
SWORN TO before me this 8th day.	cution theteor.
of Sept. A.D. 1948	
Draweity Days ande Howar	
Notary Public for South Carolina	
THE STATE OF SOUTH CAROLINA	
Renunciation of Dowe	r.
Greenville County.)	
I. D. I. Bramlett, Jr., A Notary Public , do here	
all whom it may concern that Mrs. Alice Johnson	1103
within named Ed Johnso n did this da me, and upon being privately and separately examined by me, did declare that she does freely.	y appear before
without any compulsion, dread or fear of any person, or persons whomsoever, renounce, release	ise and forever
relinquish unto the within named Farmers Bank of Simpsonville, its suc	
Heirs and Assigns, all her interest and estate, and also all her right and claim or to all and singular the Premises within mentioned and released.	m of Dower of.
Given under my hand and seal, this 8th	
day of Samuel Inc. S.) alre Johnes	1
Recorded September 9th. 1948 at 10:00 A. M. #19858	•
Wo and you policempor, anti- Tozo en Taina W' W' "Atoon.	