And if at any time any part of said debt, or interest thereon	, be past due and unnaid	
hereby assign the rents and profits of the above described promises to said wants		
or its Successor, Executors, Administrators or Assigns, and agree that any Judge of the Circuit		
Il Court of Said State May, at champers or otherwise appoint a president of the state of the sta		
session of said premises and collect said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and profits at the liability to account for anything more than the rents and profits at the liability to account for anything more than the rents and profits at the liability to account for anything more than the rents and profits at the liability to account for anything more than the rents and profits at the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents and profits are the liability to account for anything more than the rents are the liability to account for anything more than the rents are the liability to account for anything more than the liability and the liability to account for anything more than the liability and the liability and the liability are the liability and the liability and the liability are the liability and the liability and the liability are the l		
count for anything more than the rents and profits actually col	llected.	iity to ac-
PROVIDED ALWAYS, nevertheless, and it is the true int		
these Presents, that if I the said mortgagor, do and s	shall well and truly nay o	parties to
be paid unto the said mortgagee—the debt or sum of money	ofomogoiditle it	1
1 will be due, according to the true intent and magning of the gold	l noto them Aliin I - I Cl	
sale shall cease, determine, and be utterly null and void; otherwise.	vise to remain in full forc	e and vir-
AND IT IS AGREED by and between the said parties that		
to hold and enjoy the said Premises until default of payment	said mortgagor is	
WITNESS my hand and seal , this	1 4	
in the year of our Lord one thousand, nine hundred and	day of June fifty-five	,
in the one hundred and seventy-eighth	•	and
United States of America.	year of the Independe	nce of the
•		
Signed, sealed and delivered in the presence of	a Sold House Co	(T C)
Elfrede Buston	o Lames	(L. S.)
131 Haller was		(L. S.)
		(L. S.)
		(L. S.)
·		(11. 15.)
THE STATE OF SOUTH CAROLINA	TO A O.F. OF DEAL SCRA	
GREENVILLE County.	TGAGE OF REAL ESTATE	•
PERSONALLY appeared before me Elfreda Barton	and n	anda aath
that She saw the within named James L. Duncan	and i	nade bain
sign, seal and as act and deed deliver the	within written deed, and	that s he
with W. D. Workman		
SWORN TO before me thisday)	Williamsea the exception	ii dileteot.
		No.
A. D., 19 55 (L. S.)		
Notary Public for South Carolina		
THE STATE OF SOUTH CAROLINA		
RENUI	NCIATION OF DOWER	
GREENVILLE County.		
I, W. D. Workman	, do hereby cer	rtify unto
all whom it may concern that Mrs. Virginia T. Duncan	the w	ife of the
within named James L. Duncan	did this day appe	ar before
me, and upon being privately and separately examined by me, duntarily and without any compulsion, dread or fear of any person	lid declare that she does fr , or persons whomsoever, :	eely, vol- renounce.
release and forever relinquish unto the within named Leslie &		
Dower of, in or to all and singular the Premises within mentioned	nd also all her right and	1
Given under my hand and seal, this		.
day of June A. D., 19 55		
M M M Ch. (L. S.)	gener I Du	
	Lenda ~ Will	M/12 11
Notary Public for South Carolina Recorded June 2nd. 1955 at 10:16 A. M.	#14911	nean