For Orlean Jok 3.4 Let Back Grown 737 Gage Of a deel to malkelm E. Claus, et al. John Madden St. 12. 20 pm. Dr. B. Mr. Brown John John Jak for Release Bot 33 See Deed Book 738 Page 354' deed to Dolson. me climan alla Supplus For Geleve for 28 See Deed Book 739 Gaze 180 deed to care n. Silver et al. Jos Peleane Fox 30 Res Deel Book 740 Bage 536 Reed to woodnow w. Stanney et al. 3 on Reliance 3 of 103 less Deel Book 741 Bage 336 deel to Richard M. Montey drung it al. CH CH CH CH CH CH 63Cm 836 hui 558 TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining. TO HAVE AND TO HOLD all and singular the said Premises unto the said Mortgagee and his Heirs and Assigns forever. And 1t do hereby bind itself and its Successors Lieux Examples and Administration warrant and forever defend all and singular the said Premises unto the said and his Heirs and Assigns, from and against itself and its Successors Mortgagee This and Assigns, and every person whomsoever lawfully claiming or to claim the same or any part thereof. And the said mortgagor(s) agree(s) to insure the house and buildings on said lot in a sum not less than DOLLARS, Fire Insurance and extended coverage in a company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire and other hazards, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor(s) shall at any time fail to do so, then the said mortgagee may cause the same to be insured in mortgagor(s) name and be reimbursed 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 unpaid, the mortgagor(s) hereby Heirs, Executors, Adassign the rents and profits of the above described premises to said mortgagee, or his ministrators or Assigns, and agree that any Judge of the Tircuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession 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 actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgagor(s), do and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor(s) shall hold and enjoy the said Premises until default of payment shall be made. August day of 10th WITNESS its hand and seal, this in the year of our Lord one thousand, nine hundred and fits sixty. Signed, sealed and delivered in the presence of: BELMONT HEIGHTS. INC. State of South Carolina Greenville COUNTY OF_ pargarel PERSONALLY appeared before me_ he saw the within named Belmont Heights, Anc., by Fred L. Crow, President, and Marion E. Lanford, Secretary, / - sign, sept and as its act and deed deliver the within witnessed the execution thereof. written deed, and that She with Senduly SWORN TO before me this 10th August State of South Carolina Renunciation of Dower 5 COUNTY OF_ do hereby certify unto all whom it may concern that Mrs.____ the wife of the within named_ 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 the within named_ 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. GIVEN under my hand and seal, this____day of ___, A. D., 195____ Notary Public for South Carolina Recorded September 22nd, 1960, at 1:08 P.M. #8090 かりかり for Ordeans Sot 103 See Deed Book 744 Page 90 deed to cicle W. Sord et al. In Order Soil 92 + 93 See Deed Book 747 Gage 152 deed to Snace methodist of For Release Lot 17 Lee Deed Book 749 Bage 472 deed to H. Richard Baldwing of ac. for Release Lot 106 See Deed Book 749 Bage 150 deed to Hugh G. athins of ac. 300 Release Lot 51 See Deed Book 757 Bage 582 deed to Robert B. Hyatt et al. on order the same of the same of the same in the same in the same in the same of the same For Orelease Fot 8 See Deed Book 763 Bage 574 Red to algie 3. Quenett. de de de la companya 3 or charmed July Square 15.5% when her bound to produce Q. Stanburt et al Green, 766 Page 304

300 Ordered Fot I-lea Bred Obook 769 Page 59% had to govern M. Ologera 2t al

the state of the s

For Oukeane. But 81 lee Deed Book 720 age 416 deed to water o well amo en

300 Release Fot 50 Ree Deed Book 722 Bage 450 deed to Harold m. Hugher etal