The mortgagor does hereby covenant and agree to proceed a
The mortgagor does hereby covenant and agree to procure and maintain insurance in an amount not less that
pany acceptable to the mortgage beauty
to the mortgagee nerein, upon all buildings now or hereafter existing upon said and
to the mortgagee as additional security, and in default thereof said montroes and
and and the expense thereof to the face of the mortgage debt, as a port of the mission of the mi
meters at the same rate and in the same manner as the balance of the mortgon and
more said mortage on the extended to include and secure the same. In case said mortage government to
(cital) buth such insurance as aforesaid, the whole debt secured, hereby shall at the option of the
become immediately due and payable, and this without regard to whether or not said mortgage shall have any and
and the such insurance as above permitted.
Mortgagor does hereby covenant and agree to pay promptly when due all taxes and assessments that may be levied
assessed against said real estate, and also all judgments or other charges, liens or encumbrances that may be supported
crea against the same or that may become a lein thereon, and in default thereof said mortgages shall have the com-
rights and options as above provided in case of insurance.
And if at any time any part of said debt, or interest thereon, be past due and unpaid.
nereby assigns the rents and profits of the above described premises to said mortages.
Heirs, Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may, at chambers or otherwise appoint a great state of the circuit Court of said State may are characteristic or otherwise and court of the circuit court of said State may are characteristic or otherwise and court of the circuit court of said State may are characteristic or otherwise and court of the circuit court of said State may are characteristic or otherwise and court of the circuit court of the
bers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits,
applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; with-
out 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
debt or sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid, with interest thereon, if any he deed to sum of money aforesaid.
debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of said note, then this deed of bargain and sale shall cases determine and be stated in the said note.
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.
A NYD YM TO A STEERING S
AND IT IS AGREED by and between the said parties that said mortagagor , BILLY E. ALLEN
to hold and enjoy the said Premises until default of payment shall be made.
WITNESS my hand and seal , this 9th day of October
in the year of our Lord one thousand, nine hundred and sixty-four
in the one hundred andeighty-eighthyear of the Independence of the
United States of America.
figured, sealed and delivered in the presence of Billy !- allen (L. S.)
Carn X, Dias
Kinda W. Locke 1
(L. S.)
(L, S.)
THE STATE OF SOUTH CAROLINA,
· · · · · · · · · · · · · · · · · · ·
Greenville County Probate.
PERSONALLY appeared before the Linda We Locke
and made oath
hat She saw the within named Billy E. Allen
Aaron H. King
witnessed the execution thereof.
SWORN TO before me this 9th day Sinda at Locke
October / A. D., 164 Sinda & alla
(100 X L
Notary Public for Sound Const
Notary Public for South Carolina.