And the said mortgagor agrees to insure	the bar and have
TEN THOTICAND THE	the house and buildings on said lot in a sum not less tha
III a company or com	/ <b>\#+V</b> •JUU_=UU = = = = =
said most and such other contingencies as the n	mortgagee , and keep the same insured from loss or damage mortgagee may require, and assign the policy of insurance to the mortgagor shall at any time fail to do so, then the said mortgagor shall at any time fail to do so, then the said mortgagor shall at any time fail to do so.
gee may constitute that in the event that the	mortgager may require, and assign the policy of insurance to the
no no manied in 11	
nome and	1
and expense of such insurance of	
The or said that vi	r intomora il.
I hereby assign the rents and profits of the	the above described premises to said mortgagee, or
its Mens, Executors, Administrate	re above described premises to said mortgagee , or
CHCHIL Court of cold City	45. DUCCESSORS Or Acciona and
collection) was and collect said rents and profi	its apply the not receiver, with authority to take possession
rents and profits actually call	therwise, appoint a receiver, with authority to take possession its, apply the net proceeds thereafter (after paying costs of ses; without liability to account for anything more than the
ALWAYS, nevertheless, and it is	the time the same of
mortgagee the debt or sum of mortgager, do an	d shall well and truly pay or cause to be paid unto the said d, with interest thereon if any be die.
intent and meaning of the said and money aforesaid	d shall well and truly pay or cause to be paid unto the said , with interest thereon, if any be due, according to the true of bargain and sale shall cease determine and left the true.
null and void; otherwise to remain in full force an	d, with interest thereon, if any be due, according to the true of bargain and sale shall cease, determine, and be utterly divirtue.
AND IT IS ACREED 1	id virtue.
AND IT IS AGREED by and between the s	aid parties that said mortgagor 1s
- Joy die said Henrises until detailt	of normant -L-II I
IN WITNESS WHEREOF I have hereunt	paymont shan be made.
=	o set my hand and seal
•	`
this 27th day of	lly in the same of
thousand nine hand a t	in the year of our Lord one
and company or are	and in the one hundred
and seventy-fifth	year of the Independence of the United States of America.
	of the officer states of America.
Signed, sealed and delivered in the presence of	Λ .
A derivered in the presence of	January William 10 11 61
alm di A	(L. S.)
work wood	<u> </u>
Julia B. White	
- Julia (a. White)	(L. S.)
The State of South Carolina,	
·	
GREENVILLE County.	
PERSONALLY appeared before me	/
that the boom the site of the country of the countr	phia Dodd and made oath
The within named U mil	LUN WILLIOMO TO
She withJulia B. White	act and deed deliver the within written deed, and that
	witnessed the execution thereof
SWURN TO before me this 27th	<b>^</b>
of July	alphia Dodd
Julia B. White (L.S.)	Ulphia Dodd
Notary Public for S. al. (L. S.)	
Notary Public for South Carolina.	I U
	MODERAGOR
The State of South Carolina,	MORTGAGOR HAS NEVER BEEN MARRIEI
Annual Control of the	Renunciation of Dower.
County.	i
Ί,	-, a Notary Public for South Carolina, do hereby certify
unto all whom it may concern that Man	-, a riotaly 1 ubuc for South Carolina, do hereby certify
within named	the wife of the
without any compulsion dread or feer of	did this day appear before
relinquish upto the marking	by me, did declare that she does freely, voluntarily and or persons whomsoever, renounce, release and forever
Table and the within hamed	**************************************
TT-:	
Dower of, in or to all and singular the Premises wi	ithin mentioned and released.
Given under my hand and seal, this	
day ofA. D. 19	
A. D. 19 }	#18279 orded July 28th, 1950, at 5:43 P.M.
A. D. 19	

And the said mortgagor