And the said mortgagor 8 agree to insure the house and buildings on said lot in a sum not less than One thousand and No/100  Dollars in a company or companies satisfactory to the mortgagee and keep the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagee and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be insured in  1ts own  name and reimburse 1tself  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.  We hereby assign the rents and profits of the above described premises to said mortgagee or its  Notes by a saign the rents and profits of the above described premises to said mortgagee or its  Notes by a saign the rents and profits of the above described premises 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 we 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 hargin and said sold and said lots.
in a company or companies satisfactory to the mortgagee and keep the same insured from loss or damage by fire, and assign the policy of insurance to the said mortgagee and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee may cause the same to be insured in  1ts own name and reimburse 1tself  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.  Successors  Hereby assign the rents and profits of the above described premises to said mortgagee or its  Hereby Executors Administrators or Assigns, and agree that any Judge of the Circuit 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 we 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
name and reimburse itself  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.  **Buccessors**  Heiro-Executors Administrators or Assigns, and agree that any Judge of the Circuit 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 we 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.
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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 are
to hold and enjoy the said Premises until default of payment shall be made.
WITNESS our hand s and seals, this 9th day of fune
In the year of our Lord one thousand, nine hundred and Fifty Two and
in the one hundred and Seventy sixth year of the Independence of the
United States of America.
Signed, sealed and delivered in the presence of wow; Thosses [Walter: S. Stewart 4].  [Walter: S. Stewart 4].  [L. S.)
We without & Middle (L.S.)
(4 aller 5. selward 9).
Walter S. Stewart 4. Marion W. Kislgeway (L. S.)  Enouge W. Gardina (L. S.)
(L. S.)
(L. S.)
•
THE STATE OF SOUTH CAROLINA
Mortgage of Real Estate
Greenville County.
PERSONALLY appeared before me Walter S. Stewart, Jr. and made oath
that he saw the within named J. E. Ridgeway and Marian D. Ridgeway
sign, seal and as, their act and deed deliver the within written deed, and that he
with George W. Goodman witnessed the execution thereof.
SWORM TO before me thisday.
Probable A. D. 1957  (L. S.)  Public for South Carolina
(L. S.) ( ally S. Alwan 4)
Public for South Carolina
At A some of the second of the
THE STATE OF SOUTH CAROLINA
Greenville County. Renunciation of Dower.
I, C. A. Sfeffield, A Notary Public, do hereby certify unto
all whom it may concern that Mrs. Marian D. Ridgeway the wife of the
within named J. E. Ridgeway 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 Farmers Bank of Simpsonville, its successors
Lines 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 9
day of A. D. 1952
(L.S.) Marion N. Filgeway
Recorded June 14th, 1952, at 10:00 A.M. #13432