And the said mortgagor

agree

to insure the house and buildings on said lot in a sum not less than

by fire and such other contingencies as the mortgagee may require, 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

name and reimburse

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,

hereby assign the rents and profits of the above described premises to said mortgagee , or

Its Executors, Administrators, Successors 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 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 I , the said mortgagor , 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 is to hold and enjoy the said Premises until default of payment shall be made.

IN WITNESS WHEREOF, I Have hereunto set my hand and seal

this	15th day of	April		in th	e year of our Lord one	
thou	housand, nine hundred and Fift		y-three	-three and in the one hundred		
and	Correntor manually				ited States of America	
		,				
Signed,	sealed and delivered in the	presence of	Front	H. Stell	(L. S.)	
An	بنيب ني ستت				(L. S.)	
0	Partha Eller	9				
	·	Halkers			(L. S.)	
,			· · · · · · · · · · · · · · · · · ·		(L. S.)	
The Sta	ate of South Carolina,	Ì				
	GREENVILLE County)		; ;	
PER	SONALLY appeared before a	ne Ma	rtha Ellen	Leathers	and made cott	
that She	saw the within named	Frank	K H. Stellin	ng	and made oath	
sign, seal	and as	his		-16 al		
8 he with	J. Milton Will:	Lams	act and deed d	witnessed the	written deed, and that execution thereof	
	RN TO before me this15	,				
of	. /	• 1	A .		1.	
7.33	April		has	tha tel	len Lenth	
yeur	Notary Public for South	Carolina				
	N. Sandan	=====				
The Sta	nte of South Carolina,	1				
		}		Renunciation	of Dower.	
	GREENVILLE County					
I,	J. Milton Will	.1ams	a Notary Public	for South Carol	ina, do hereby certify	
	whom it may concern that Mrs	Donna	M. Stelling	<u> </u>	the wife of the	
within nar	med Fra	<u>nk H. Stell</u>	ing	તાંત	this day appear hafara	
me, and t	npon being privately and sepa ny compulsion, dread or fea	irateiv examined	by me did declar	ra that cha dage	fracter realizations and	
relinquish	unto the within named	The Pe	oples Natio	nal Bank o	f Greenville,	
its S	DYORRADDO					
Dower of	in or to all and singular	ssigns, all her in the Premises wit	terest and estate, hin mentioned ar	, and also all he id released.	er right and claim of	
Given up	der my hand and seal, this	15th	\checkmark			
		A. D. 1953.	Don	ma M	Halling	
1	Notary Public	for S. C.	Recorde	d April 16	th. 1955 at	
V	- comy luone	-0. 0. 0.		. M. #87		