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 or its Successors Heissand Assigns forever. And I do hereby bind myself and my

Heirs, Executors and Administrators to warrant and forever defend all and singular the said Premises unto the said Mortgagee or its Successors have and Assigns, from and against myself and my Heirs 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 Thirty Five Hundred & No/100 - - - - - DOLLARS, 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 assign the rents and profits of the above described premises to said mortgagee, or its texture. 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 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.

m run roice	and virtue.				
AND Premises un	IT IS AGREED by and b til default of payment shal	etween the said par Il be made.	ties that said mortgago	r(s) shall hold and en	joy the said
	ESS my hand and of our Lord one thousand		Sth day of fifty five	February	
	ed and delivered in the pre	t ^a	, 1146	10	
Kabe	1 & Laftis		anest ?	1 Ciawly	. (L.S.)
Than	in 6. Dae	<u> </u>			(L.S.)
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State 1	of South Carolic	na ss:		$\frac{d_{i_1}+d_{i_2}}{d_{i_1}} = (i_1, i_2+k_1)$	
County Of	Greenville	<u> </u>			
PERSC he saw th	ONALLY appeared before ne within named Er	me Robert J	. Loftis	and mad	le oath that
	d, and thathe with	Marvin C. Da	sign, seal and as t	118 act and deed deliver	
		0	•	witnessed the execut	ion thereof.
	N TO before me this bruary	day of	100	0.0	
Rush	S. Boko	A. D., 195 ⁵ (L.S.)	Kalest	2 Latte	
	Notary Public for S	outh Carolina	1	Jan Jan	
•		7			
State 1	of South Carolic	121			
			Renunci	stion of Dower	
COUNTY OF	Greenville		Mark St.		
Ι,	RukkinCB, Bobo,	Notary Publ	10	, do hereby	certify unto
all whom it	may concern that Mrs.		MIOA		
4.4	appear before me, and upo	The second secon		me, did declare that she	does freely.
voluntarily	and without any compulsion	n, dread or beer of a	ry posson, or persons wh	omsoever, renounce, rele	ease and for
ever raingy				S.C. or its S her right and claim of	
h w w all	and acquire the Parallel	-	al released.		DOWLE OI,
CIVEN I		- G			•
			bar to live .		
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