we the said mortgagors - agree(s) to insure the house and buildings on said land for not less than

PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if we the said mortgager s., do and shall well and truly pay, or cause to be paid unto the said mortgagee the said debt of sum of money aforesaid, with interest thereon, if any shall 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 vold, wherevise to gemain in full force and virtue.

AND IT IS ACIALLD, by and between the said parties, that we, the mortgagor s, are to hold and enjoy the said precises, until default of payment shall be made.

And if at any time, any part of said debt, interest, taxes or fire insurance premiums thereon, be past due and unpaid, We horeby, without notice or further proceedings, assign the rents and profits of the above described premises to the said mortgagee, or her. Heirs, Executors, Administrators, or Assigns (provided the prunises begin described are occupied by a tenant), and should said premises be occupied by the mortgagee. hereif and said payments become past due and unpaid, then We do hereby agree that said mortgagee, hereif and Assigns, may apply to any Judge of the Circuit Court of said State, at chambers or otherwise, ofto any Judge of the County Court in any County which has a County Court, for the appointment of a receiver, with authority to take possession of said premises and collect said rents and profits, applying the not proceeds (after paying the cost of collection) upon said debt, interest, costs and expenses without liability to account for anything more than the rents and profits actually collected. to account for anything more than the rents and profits actually collected.

WITNESS our hand s and seal s this 9th day of March our Lord one thousand nine hundred and sixty-two. Signed, Scaled and Delivered in the presence of Patrick H. Grayson Marte (L. S.)

State of South Carolina,

County of Greenville.

PERSONALLY APPEARED BEFORE ME

Mary S. Martin.

PROBATE

and made oath that She saw the within named Theodore V. Howie and Heyward R. McConnell

sign, scall and as their 🕟 act and deed deliver the within written deed and that She with Patrick H. Grayson, Jr.

witnessed the execution thereof.

Sworn to before me, this 9th. 4

Patrick A Grayson & (SEAL)

State of South Carolina, County of Greenville.

Purchase Money Mortgage - Dower Not Necessary.

RENUNCIATION OF DOWER

X MARKEN MANOR X000 K MICHOREN WARRENCE X

thexwimmexxxxxxihexxifoxofxhoxxxi KINE BORDEN KON KON BORDEN AND KAN BORDEN BO

XMedicstanick escipies wolk hon continues and scatates mack a line will ober wishes korkulator ali Pommu oli ilu om ku aliksuod sologoka ikka Projetioa saututu angustonosi, and redeckad s

CHARLES A SIGN FOR A BURNE AD A RECORD REPORT OF THE SECOND SECON

Notary Public S &C. (SFA11)

Recorded March 9th, 1962, at 2:54 P.M. #2222