And the said mortgagor agree	to insure the	house and	buildings o	n said lot	in a sun	n not iess	than
The rest ship to the same of t				•	Δ.	· İ	Dollars .
in a company or companies satisfactory to assign the policy of insurance to the said of do so, then the said mortgagee . may	he mortgagee mortgagee ; cause the same	and that in	the event in	at the more	gagor strain	i at any tin	e, and ne fail
ne ne	me and reimby	irse its	elf :	. :	· · ·		.4
for the premium and expense of such in And if at any time any part of sa	surance under	this mortga	ige, with inter	rest. ie and umpa	id,	. n 🌯	
we hereby assign the rents an	d profits of the	above descri	bed premises	to said mort	gagee ,	or its	<i>*</i>
Successor's XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Oint a receiver	Assigns, and , with auth Cafter pavit	agree that a ority to take ng costs of co the rents an	ny Judge o possession o llection) up	f the Circ of said gre oon said de ctually col	bt, interes lected.	Concer

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, , the said mortgago'S , do and shall well and truly pay or cause to be paid unto the said the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intentand meaning of the said note, then this deedsof 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. WIINESS our hand s and seals, this in the year of our Lord one thousand, nine hundred and sixty-two

m the one hundred and "eighty-sixth year of the Independence of the United States of America.

scaled and delivered in the presence of The State of South Carolina, Mortgage of Real Estate. GREENVILLE Heron X. Herven. PERSONALLY appeared before me, . that 5 he saw the within named Dora H. Stone and Gladys (R), Stone act and deed deliver the within written deed, and that witnessed the execution thereof. SMORN TO before me that 6 30% Renunciation of Dower. - NOT NECESSARY The State of South Caroline MORTGAGORS ARE WOMEN all whom it may concern that Mrs me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person or persons whomsoever, renounce, release and forever relinquish unto the w then named Heirs and Assigns, all her interest and estate, and also all her right and claim of em or to all and singular the Premises within mentioned and released. Caven under my hand and seal, this

Notary Public for S. C. Recorded June 6th, 1962, at 4:00 P.M.