	The state of the s
	processor against late or demans by fire or tornado, or by other to the said of the said
Charge September 2 Comments and	bollet and the said was to the said
building in their party of our are that maybe	set its wall position to report with buildings or to erect new about affecting the lien before rush dechage by fire or tornado, or by other casualties or
the tibe the same becomes due or in the rane of facts and buildings on the president against the and intraced t	to have the backtones or of any part of the inferent at the latest at the posterior, the houses of the surface or contingencies, as herein provided, or comes due on said property within the time required by law; and to institute foreciosure proceedings.
in either of said cames the mortgages shall be emitted to	becare the satire debt due and to institute foreclosure proceedings.
may are of the State of South Oppolines desirables for or changing in any way the laws stay a fellow let the te	the event of the passage, after the date of this mortgage, of m the value of land, for the purpose of taxing any lien thereon, xation of mortgages or pichts secured by mortgage for State or ch taxes, so as to affect this mortgage, the whole of the principal cuts due thireon, shall, at the option of the said mortgages, with parable.
sum speured by this mortgage, together will the inter- out notice to any party, become campilingly due and	estatue thisreon, shall, at the option of the said mortgages, with parable.
and in case proceedings for formalouse shall be the rents and profits arising or to arise from the	instituted the mortgagor. A agreeto and does hereby assign mattgaged premises as additional security for this loan, and mattgaged premises, appoint a receiver of the mortgaged premises, a sad collect the rents and profits and apply the net proceeds interests, costs and expenses, without liability to account for sived.
with full suchprity to take possession of the pressure (after paying costs of receipments) upon said debt,	s, and collect the rents and profits and apply the net proceeds interests, costs and expenses, without liability to account for
PROVIDED ALWAYS, nevertheless, and it is the	he true intent and meaning of the parties to these Presents, that
	he said mortgager_S, do and shall well and truly pay or cause of money aforesaid, with interest thereon, if any be due accordance and all other sums which may become due and
payable hereunder, the estate hereby granted shall remain in full force and virtue.	te, and any and all other sums which may become due and cease, determine and be utterly null and void; otherwise to
the said Premises until default shall be made as her	parties that said mortgagorS. shall be entitled to hold and enjoy ein provided.
WITNESS OUT head 8	ousand, nine hundred and forty-nine and
in the one hundred andseventy of the United States of America.	third year of the Independence
Signed, sealed and delivered in the Presence of:	Esa Odom (L. S.)
neignet melreary	to C. Oden (L.S.)
Patrick C. Faut	(L. S.)
	(L. S.)
State of South Carolina,	DDODATE
GREENVILLE County	PROBATE
PERSONALLY appeared before me Margar	et McCreary and made oath that She
saw the within named Edgar Odom a	nd deed deliver the within written deed, and that _She with
Patrick C. Fant	witnessed the execution thereof.
Sworn to before me, this 11th day	
(L. S.)	
)
State of South Carolina, County	RENUNCIATION OF DOWER
- Patrick C. Fant . a N	otary Public for South Carolina do hereby
certify unto all whom it may concern that Mrs. Mild Odom,	red S.Odom, wife of Edgar Odom, & Bonnie Teach
	ly examined by me, did/declare that she does freely, voluntarily, y person or persons whomsoever, renounce, release and forever INSURANCE COMPANY, its successors and assigns, all
her interest and estate and also all her right and	claim of Dower, in, or to all and singular the Premises within
Given under my hand and seal, this 11th	miland & Odom
A. D. 19 49 (L. S.)	Mildred D. Cuom
Motary Public for South Carolina	Branie 2 Dan
Recorded January	1th, 1949, at 11:27 A.M. #611