And the said mortgagor(s) agree(s) to insure the house and buildings on said lot in a sum not less than

And if at any time any part of said debt, or interest thereon, be past due and unpaid I (we) hereby assign(s) the rents and profits of the above described premises to said mortgagee, or its 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 of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and the profits actually collected.

PROVIDED ALWAYS, nevertheless, that it is the true intent and meaning of the parties to these Presents, that if the said mortgager , do and shall well and truly pay or cause to be paid until the said mortgagee(s) 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(s) is (are) to hold and enjoy the said Premises until default of payment shall be made.

	our) hand(s) and seal(s), this thousand, nine hundred a	nd	12th fifty	Cour	lay of	November	in the and in the one
	seventy ninth and delivered in the present		}		4 0	a States of Americ	
	<u>/</u>		_]				(L. S.)
		<u> </u>	•				
•	South Carolina of Pickens			-	,		
	APPEARED before me, the within named John his act and deed		dartin	written d	leed and that	he with witnessed	and made the execution thereof.
	7.041)		1		

State of South Carolina County of Pickens

Notary Public for South Carolina.

Notary Public for South Carolina.

SWORN TO before me this

Renunciation of Dower

		J					
read or fear of a	Margaret D. Martin John A. Martin tely and separately examine any person or persons whom SSOCIATION, its Successor and singular the premises v	ed by me, did dec soever, renounce, es or Assigns, all	clare that she do release and fore her interest, an	oes freely, volu ver relinguish t	did this day appointarily and with anto the within no	of the within pear before m tout any comp amed HOME F	named ne, and, pulsion, BUILD-
liven under my	hand and seal, this	th			~		
76	NT 1.		1 700 -		1 67 6	f 7	