## 800K 1019 max 366

And the said mortgagor g agree to insure the house and buildings on said lot in a sum not less tunn.  Dollars in a
COMPANY OF COMPANIES SECIENCIALLY IN the Interfaces ;
policy of insurance to the said mortgages ; and that in the event that the mortgager small at any time last to be
the said mortrages may cause the same to be instituted an incirc of agon of
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 We hereby assigns the rents
and worth of the characteristic promises to said morismes , or 1.75 Metre, Azecuwa, Administration, or residence
and profits of the above destricted partial court of said State may, at chambers or otherwise, appoint a receiver, with authority and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority
and agree that any suggest the Catesta Court and profits, applying the net proceeds thereof (after paying costs of col- to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of col-
to take possession of said promises and the profits lection) 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
THE PART OF THE PART WHILE THE PART
said, 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 sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons are sent persons and sent persons are sent persons and sent persons and sent persons are sent persons and sent persons are sent persons and sent
Premises until default of payment shall be made.
WITHERS OUT hands and seals, this
year of our Lerd one thousand, nine hundred and
hundred and Eighty-Ninth year of the Independence of the United States of America.
Signed, seeled and delivered in the presence of
Marin L. Campbell Place C. Siming
Non Bolasa
• • • • • • • • • • • • • • • • • • •
State of South Carolina
County of Greenville
County of Gentine
PERSONALLY APPEARED before me, Marion L. Campbell and made
he saw the within named Waynon E. Sins & Clara A. Sins
sign, seal, and as The 1r act and deed deliver the within written deed and that he with Don Bolard witnessed the execution thereof.
177
Main & anglell
at a Garnary A. D., 1966
AND A ROBER OF CL. BU
Netary Public for South Carelina.
A COUNTY I
State of South Carolina Renunciation of Dower
Commence of Comments 2
County of Greenville
i. Guy C. Rhodes, St
, me wife of the witten names
Waymon E. Sims did this day appear before me, and,
upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named
dreed or sear of any person or persons windingering, resonance, re
Piedmont Construction Company, Ats Heirs and Assigns, all her interest, and estate and also all her rights and claim of Dower of, in or to end singular the premises
within mentioned and released.
171.
Cliville upder my hand and seel, this
Throught 1066 (Vara a. Sima
101
Chrose Clarace (18)
Notary Public for South Carolina.
Recorded January 12, 1966 at 9:30 A. M. #20523