#184 JE 615

Decree and remain interrupted for a period of fif-Constitute to pay said taxes and consenients against this property as they be constituted to pay said taxes and taxes ment, the Mortgages may, at its me another said to the mortgage debt, and collect same under this And it is never owner as a part of the consideration for the loan herein secured, that the Mortgagar shall been the remnses benefit described in good repair, and should the Mortgagar fail to do so, the Mortgager its successors or maintal may enter upon saig premises, make whatever repairs are necessary, and charge the expenses or such regains to the martgage debt and collect same under this mortgage, with And its Morgago baseby assigns, self over and transfers unto the said THE PERPETUAL BUILDING AND LOAN ASSOCIATION OF ANDERSON, his successors and assigns, all the rents and profits accruing from the premises hispinabove described, retaining, however, the right to collect said rents so long as the payments berein set out are that their thirty days in arrears, but if at any time any part of said debt, interest premiums of knees shall be past and and unraid, said Mortgage may (provided the premises here in described are occupied by a tenant of tenants), without further proceedings, take over the property here in described mid collect said rents and profits and apply same to the payment of taxes, insurance, interest and principal, without liability to account for anything more than the rents and profits actually collected, less the casts of collection; and should said premises be occupied by the Mortgagor herein, and the payments hereinabove set out, become past the and impaid, then the Mortgagor herein, and the payments hereinabove set out, become past the and impaid, then the Mortgagor herein, agrees that said Mortgages, its successors and assigns, may apply to any Judge of the Circuit Court of said State, at Chambers of otherwise, for the appointment of a Receiver; with authority to take change of the mortgaged premised designate a recognishe rental, and collect same and apply the net proceeds thereof (after paying costs of collection) upon said debt, interest, itaxes and instrumes, without liability to account for anything more than the rents and profits actually collected.

PROVIDED, ALWAYS, nevertheless, that if the said Mortgagor shall pay or cause to be paid to THE PROVIDED, ALWAYS, nevertheless, that if the said Mortgagor shall pay or cause to be paid to THE PERPETUAL BUILDING AND LOAN ASSOCIATION OF ANDERSON, its successors or assigns, said debt, and all interest and amounts due thereon, then this deed of bargain and sale shall become null and vold; otherwise to remain in full force and virtue. And it is further agreed by and between the said parties hereto, that the said Mortgagor is to hold and enjoy the said premises until default of payment shall be made. we have hereunto set IN WITNESS WHEREOF, our hands and seal S this the 23rd day of October and Seventy-two and in the year of our Lord One Thousand Nine Hundred and in the One Hundred and Ninety-seventh year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: (SEAL) (SEAL) (SEAL) STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. PERSONALLY appeared before me Johnnye L. King----made onth that She saw the within named Wilton Cooley and Emma Sue Cooley ----sign, seal and as their act and deed, deliver the within written deed; and that S he with Lewis witnessed the execution thereof. SWORN to before me this the 23rd day of October My Commission Expires -9-25 STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER COUNTY OF ANDERSON. I. Lewis B. Haynie----- a Notary Public for South Carolina, do hereby certify unto all whom it may concern that Mrs. Emma Sue Cooley -------. the wife of the within named Wilton Cooley ----, 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 whomsoever, renounce, release and forever relinquish unto the within named THE PERPETUAL BUILDING AND LOAN ASSOCIATION OF ANDERSON, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this day of October : Notary Public for South Caroline My Commission Expine 23-79 Recorded October 26, 1972 at 1:00 P. N., #12478