I premises constantly insured for the benefit of the Mortgagee, against loss by fire as, until the debt hereby secured is fully paid. And will keep such policies constantly	td tornado,
son & Co.,	
the agent or company issuing the same. In the event the Mortgagor S, so insured or fail to deliver the policies of insurance to the said Mortgagee, or fail	heirs,
as thereon, and any premiums so paid shall be secured by this mortgage and reputed as a feet payment by the Mortgagee. In default thereof, the whole principal sum at the part shall become direct the part of the state of the st	aid by the nd interest
aforesaid, receive any sum or sums of money for any damage by fire or tornado to the sa	id huilding
ured; or the same may be paid over, either wholly or in part, to the said Mortgagor S	
this mortgage, of any law of the State of South Carolina deducting from the value of lay	nd for the
by depositing it in any post-office, station, or letter-box, enclosed in a postpaid envelope	
said Mortgagor. 6 all or any taxes, charges and assessments which may be imposs	ed by law
for the said Mortgagee, its successors, legal representatives, and assigns to may the	ha amount
premises and be secured by the said bond and by these presents; and the whole amount orthwith. And the said Mortgagor S. do further covenant and agree that	int hereby
be placed in the hands of an attorney for collection, by suit or otherwise, in case of a with a reasonable attorney's fee, and the same shall be a line on the same of a suit or otherwise.	ny default
20th Manah	oe seeured
	 ,
a the one hundred and	
Adeline Cleland	(T.D.)
Lula Cleland	(LS)
	(1.5)
UNCIATION OF DOWER	
	······································
•	ar of any
rest and estate, and also all	
	Principle description
ieline Cleland	
and purposes therein mentioned, and that he with	
witnessed the due execution	thereof.
Jack W. Barnett	

	· ·
19 41 at 10:30 o'clock A. M.	
	 -
NMENT	
hereby assigns, transfers and se	ets over
the within mortgage and the note which the same secures without r	ecourse.
Donales Wilson & Go	
	(L. S.)
Vice. Pres.	
The state of the s	the speats or commony imming the same. In the recent the Martagany S. 1992. on instruct or fail to deliver the policies of immarces to the said Mortgage, and step the secretary of the said said becomes the act are decision of the said Mortgage, and step may be and shall become the act are decision of the said Mortgage, the successors ready be and shall become on the said selection of the said Mortgage, the successors red; or the same may be paid over, citizer whether or in part, to the said Mortgage, St. 1992 and their pulse, or any their pulse, or object said-textry to the Martagage, stillout at the pulse, or any their pulse, or mortgage for some or stored to the same may be paid over, citizer whether or in part, to the said Mortgage, stillout at the pulse, or folders secured by mortgage for States or local generacy, or still the martage, or stored the said states of the said mortgage, expected with the interest due thereon, shall, at the option of the said survey of the said provision thereon of the requirements of the law. If martings of the provisions thereon is the requirements of the law, and the sholder of this mortgage, or in defeated thereof, directed to said says and required by the provisions thereof on the requirements of the law. If martings of the provisions thereof on the requirements of the law, and the said provisions thereof on the requirements of the law. If the mortgage is successors, legal representative, and assign, to pay the said, the Mortgager. In the provisions thereof on the requirements of the law, to pay the said the said provisions thereof on the requirements of the law, to pay the pay