•	
	p insured the houses and buildings on said lot in a sum 10.000.00) - Dollars in a company or companies
not less thanWITH 63 satisfactory to the mortgagee from loss or damage by fire	and the sum of
none Dollars from loss or damage by wi	nado, or but in the event
required by the mortgagee and assign and deliver the police the mortgagorshall at any time fail to do so, then the tieself for the premium, with interest, under this mortgage; of the label due and institute foreclosure proceedings.	mer of insurance the same to be insured and reimburse of mortgagee may cause the same to be insured and reimburse of the mortgagee at its election may on such failure declare of the mortgagee at its election may on such failure declare.
AND should the mortgagee, by reason of any such insur- casualties or contingencies, as aforesaid, receive any sum of other casualties or contingencies, to the said building or by other casualties or the amount hereby secured; or the sam	e may be paid over, and are or to erect new
mortgagor, <u>Ner successors</u> , heirs or assigns, we have buildings in their place, or for any other purpose or object their mortgage for the full amount secured thereby before the successors.	ct satisfactory to the mortgagee, without anecting or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or such damage by fire or tornado, or by other casualties or or or or other casualties or or other casualties or or other casualties or other
In case of default in the payment of any part of the payment of th	orincipal indebtedness, or of any part of the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgagee the houses to keep insured for the benefit of the mortgage.
in either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either of said cases the mortgagee shall be entitled to decision either the said cases the mortgage entitled to decision either the said cases the mortgage entitle entitled to decision either the said cases and the said cases are said cases.	event of the passage, after the date of this mortgage, of
or changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any law in ferce for the taxation changing in any law in ferce for the taxation changing in any law in ferce for the taxation changing in any law in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in any way the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the taxation changing in the laws now in ferce for the laws now	axes, so as to affect this mortgage, the whole of the principal axes, so as to affect this mortgage, the whole of the principal due thereon, shall, at the option of the said mortgagee, withable.
agree_S_that any Judge of jurisdiction may, at chamber agree_S_that are presented in the presented may be a supplied to the present	tituted, the mortgagoragree Sto and does hereby assign to tituted, the mortgagoragree Sto and does hereby assign to the mortgaged premises as additional security for this loan, and tragged premises, are or otherwise, appoint a receiver of the mortgaged premises, and collect the rents and profits and apply the net proceeds and collect the rents and profits and apply the net proceeds and collect the rents and profits and apply the net proceeds the terest, costs and expenses, without liability to account for the terest.
proving always, nevertheless, and it is the	true intent and meaning of the parties to these 17050115, the
if	money aforesaid, with interest thereon, if any be due according to the money aforesaid, with interest thereon, if any become due and
reveale hereunder the estate hereby granted shall ce	ase, determine and so see
the said Fremises until delacti	ties that said mortgagorshall be entitled to hold and enjoy provided. sealthisl4thday of_Septembersealthisforty-eightand
witnessin the year of our Lord one thous	sealthisand forty-eight and
in the year of our Lord one diods	and, nine numbred andyear of the Independence
in the one hundred andseventy-third of the United States of America.	
Signed, sealed and delivered in the Presence of:	anua C. Johnson (L. S.) (L. S.)
margaret me Ce. ary	(L. S.)
Parich c. Faut	(L. S.)
	(1 5)
	(L. S.)
	en 1770
State of South Carolina,	PROBATE
Craenville County	a.
Margare	et McCreary and made oath that She
saw the within named	Sho with
saw the within named	lead deliver the within written deed, and that the with
sign, seal and asact andatrick C. Fant	witnessed the execution thereof.
Sworn to before me, this14thday	margaret due Created
Contember A. D. 19-19-19-19-19-19-19-19-19-19-19-19-19-1	·7
Notary Public for South Carolina	1 116 17 - 181 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
State of South Carolina,	RENUNCIATION OF DOWER
County	do hereby
I,) do hereby
the many concern that Mrs	down annear
the wife of the within named	y examined by me, did declare that she does freely, or persons whomsoever, renounce, release and forever
Mentioned and receased.	
Given under my hand and seal, this	
Given under my hand and seal, thisA. D. 19 day ofA. D. 19	
Given under my hand and seal, thisA. D. 19 day of(L. S.) Recorded September 15th, 1948	