the Control of the Control of the State of	d keep insured t	he houses and	buildings on said lot i	in a sum not less than
one Thousand satisfactory to the mortgages(s) from loss or damage by the policies of insurance to the said mortgages(s) and mortgages(s) may cause the same to be insured and mortgages(s) at its election may on such failure decisions.	that in the ever reimburse itself clare the debt d	nt the mortgag for the premiu ue and institut	endorsement thereon, cor(s) shall at any time um, with interest, under e foreclosure proceeding	fail to do so, then the this mortgage; or the gs.
AND should the Mortgagee(s), by reason of an or sums of money for any damage by fire or other ca applied by it toward payment of the amount hereby so	MIRITY IN THE COL	huilding or	huildinge euch concust	more he mateined
Mortgagor(s), here successors, heirs or assigns, to enable such parties to repair said buildings or to erect new buildings in their place, or for any other purpose or object satisfactory to the Mortgagee(s), without affecting the lien of this mortgage for the full amount secured thereby before such damage by fire or other casualty, or such payment over, took place.				
In case of default in the payment of any part of same becomes due, or in the case of failure to keep premises against fire and other casualty, as herein proon said property within the time required by law; in debt due and to institute foreclosure proceedings.	of the principal insured for the lovided, or in case either of said ca	indebtedness, o benefit of the c of failure to ases the mortg	or of any part of the in mortgagee(s) the houses pay any taxes or asses agee(s) shall be entitled	atterest, at the time the sand buildings on the sments to become due d to declare the entire
And it is further covenanted and agreed that in the State of South Carolina deducting from the va- way the laws now in force for the taxation of mort manner of the collection of any such taxes, so as to a gage, together with the interest due thereon, shall, at a mediately due and payable.	tgages or debts	secured by m	ortgage for State or	on, or changing in any ocal purposes, or the
And in case proceedings for foreclosure shall be profits arising or to arise from the mortgaged premise diction may, at chambers or otherwise, appoint a rectate premises, and collect the rents and profits and ap interests, costs and expenses, without liability to accomproved PROVIDED, ALWAYS, nevertheless, and it is that it, Lethia Griffin, be paid unto the said mortgagee(s) the debt or sum of intent and meaning of the said note, and any and hereby granted shall cease, determine and be utterly AND IT IS AGREED by and between the said parantil default shall be made as herein provided.	ceiver of the more ply the net procedure for anything the true intent and the form of the money aforesaid all other sums would and void; other that said more than the said more than th	security for the trigaged premiseds (after page more than the meaning of the said mortgagors with interest which may be therwise to remortgagor(s) shall	is loan, and agree(s) the es, with full authority ying costs of receiverne rents and profits actually actually actually and shall well and thereon, if any be due come due and payable as in in full force and vibe entitled to hold and	to take possession of ship) upon said debt, ally received. ents, that if ad truly pay or cause to according to the true hereunder, the estate true. enjoy the said Premises
The covenants herein contained shall bind, and a ministrators, successors, and assigns of the parties he the singular, the use of any gender shall be applicable indebtedness hereby secured or any transferee there	le to all genders, of whether by or	and the term peration of law	"Mortgogge" shall includ	
WITNESS my hand(s) and seal(s) this	26th	day of	January	, 19 56.
Signed, sealed and delivered in the Presence of: **Bacy Elbu Bace: **Description:	sting.x	Lithia	Spigfin	(L. S.) (L. S.) (L. S.)
The State of South Carolina,	}		PROBATE	
Greenville Com				
PERSONALLY appeared before me France saw the within named Lethia Griffin	es Raines n		and	made oath that S he
sign, seal and as her Mary Ellen Moore	act a	nd deed deliver	the within written deed witnesse	l, and that She with d the execution thereof.
of January 19 56 Notary Public for South Cafolina (L.) .	Trans	ves Ran	
The State of South Carolina,	. }	RENU	NCIATION OF DO	OWER
Cour	nty)			
I, certify unto all whom it may concern that Mrs.				, do hereby
the wife of the within named before me, and, upon being privately and separately	examined by m	ne, did declare	that she does freely, ve	did this day appear oluntarily, and without
any compulsion, dread or fear of any person or personamed	ons whomsoever,	renounce, rel	ease and forever reline	quish unto the within
all her interest and estate and also all her right and released.	claim of Dower,	in, or to all an		successors and assigns, within mentioned and
Given under my hand and seal, this day of A. D. 19)			. •
	<i>(</i>			

Witness

Notary Public for South Carolina (L. S.)

Recorded January 26th, 1956, at 2:01 P.M. #2391