| AND the said mortgagor do   | and singular the said presents and assigns, assigns | gainst every person or person or administrators of said bond or obligation, due and payable hereundereby granted shall cease,         | agee, its successors and assigns, for<br>ersons whomsoever lawfully clat<br>the mortgagor, shall pay<br>and the interest thereon, at the<br>ler, and until the same be fully | aiming or to claim the same<br>unto the said mortgagee, its<br>the time and in the manner<br>y paid, shall keep said policy                                       |
|---|--|---|--|---|
| And the mortgagor for Manual llows, to-wit:  FIRST: That the mortgagor will pay the full force and effect, and effect, and effect, and effect, and effect will pay the full force and effect, and effect, and effect in the said sum of money mentione and in the said condition, and any and all other life insurance in full force and effect, then these divirtue.  AND the mortgagor for for formula sum of the said sum of the said sum of mortgagor will pay the full force and effect, and, if default be made in the said sum of mortgagor will pay the full force and effect, and, if default be made in the said sum of mortgagor will pay the full force and effect, and, if default be made in the said sum of mortgagor will pay the full force and effect, and, if default be made in the said sum of mortgagor will pay the said sum of mortgagor will pay the full force and effect, and, if default be made in the said sum of mortgagor will pay the said sum of mortgagor will pay the said sum of mortgagor will pay the said sum of mortgagor will be mortgagor will pay the said sum of mortgagor will be will be said sum of mortgagor will be | strators and assigns, and a<br>r or the heirs, executo<br>ed in the condition of the s<br>r sums which may become<br>presents and the estate he  | gainst every person or poors or administrators of said bond or obligation, due and payable hereundereby granted shall cease,          | ersons whomsoever lawfully cla<br>the mortgagor, shall pay<br>and the interest thereon, at t<br>ler, and until the same be fully   | aiming or to claim the same<br>unto the said mortgagee, its<br>the time and in the manner<br>y paid, shall keep said policy                                       |
| PROVIDED ALWAYS, that if the mortgagor cessors or assigns, the said sum of money mentione entioned in the said condition, and any and all other life insurance in full force and effect, then these d virtue.  AND the mortgagor for  | ed in the condition of the s<br>r sums which may become<br>presents and the estate he  | said bond or obligation,<br>due and payable hereund<br>ereby granted shall cease,   | and the interest thereon, at the ler, and until the same be fully  | the time and in the manner<br>y paid, shall keep said policy  |
| cessors or assigns, the said sum of money mentione entioned in the said condition, and any and all other life insurance in full force and effect, then these d virtue.  AND the mortgagor for   | ed in the condition of the s<br>r sums which may become<br>presents and the estate he  | said bond or obligation,<br>due and payable hereund<br>ereby granted shall cease,   | and the interest thereon, at the ler, and until the same be fully  | the time and in the manner<br>y paid, shall keep said policy  |
| FIRST: That the mortgagor will pay the full force and effect, and, if default be made in the  | ef, his  |   |  |   |
| full force and effect, and, if default be made in th  | •  |   |  |   |
| SECOND: And the mortgagor agree   | he payment of any part the cin described according to la to insure for the benefit   | nereof, or in the performa<br>w.<br>of the mortgagee the ho   | nce of any of the covenants and  | d conditions herein contained<br>aid premises and to keep the   |
| me insured against loss or damage by fire (and by   | y tornado, if required) fo   | or not less than Low  | is Thousan   | <u>d</u>  |
| d deliver the said policy or policies of insurance, be delivered to the mortgagee at its principal office ent the mortgagor shall at any time fail to effect the payment had been made. In case of loss the restoring the damaged buildings as the mortgagee  | in the City of New York<br>in the City of New York<br>it such insurance or to deli<br>under this mortgage, wit<br>amount received from su-   | at least three (3) days iver such policies, as afores the interest; and may proc  | before the expiration of the said, then the said mortgagee may eed, at its option, to foreclose  | old policies, and that in the y cause the same to be insured the same to be insured the same as though default  |
| THIRD: And it is hereby expressly agreed tion of the said mortgagee, after default in the payr water rate for sixty (60) days, or in case of the ac the contrary notwithstanding.   | ment of any of said instalr  | ments for thirty (30) day   | s, or after default in the payme   | ent of any tax or assessment  |
| FOURTH: And the said mortgagor,   | epairs or improvements or  | otherwise that might take   | e precedence over this mortgage  | e. and not commit any waste   |
| FIFTH: And the mortgagee shall also be at li<br>apply for the appointment of a receiver of the rent<br>ch a receiver as a matter of right, without considerat<br>y person or persons liable for the payments of such  | ts and profits of the said p<br>tion of the value of the mo<br>h amounts.  | oremises without notice, a<br>ortgaged premises as secu   | and the mortgagee shall be en<br>rity for the amounts due the n  | ntitled to the appointment of<br>mortgagee, or the solvency of  |
| SIXTH: And the mortgagor do for posed by law upon the said mortgaged premises, or seipts showing such payments, it shall and may be latch tax, charge or assessment or liens, with any expresses, with interest thereon, without notice or detent the detent of the whole amount hereby secured, if not then due ntrary notwithstanding.  | any part thereof, or of any full for the said mortgage expenses attending the same shall   | ny other prior liens or ee, without notice to or ce, and any amount so paid be a lien on the said pren                                | encumbrances and to deliver to<br>demand from the mortgagor<br>d, the mortgagor covenants<br>nises, and be secured by the said   | to the mortgagee on demand<br>to pay the amount of any<br>s and agrees to repay to the<br>bond and by these presents  |
| SEVENTH: In the event of the passage after purpose of taxation any lien thereon, or changing the manner of collection of any such taxes, so as give thirty (30) days' written notice to the owner ven, the said debt shall become due, payable and of   | in any way the laws for<br>to affect this mortgage, the<br>of said land requiring the<br>collectible at the expiration   | the taxation of mortgages the holder of this mortgage payment of the mortgagen of the said thirty (30)                                | s or debts secured by mortgage<br>ge, and of the debt which it<br>ge debt, and it is hereby agreed<br>days.  | e for State or local purposes<br>secures, shall have the right<br>d that if such notice shall be  |
| EIGHTH: It is expressly understood and ag<br>all convey away said mortgaged premises, except<br>unner whatsoever.   | greed that this mortgage si<br>with the written consent  | hall become due and pay<br>of the mortgagee, or if t  | able at the option of the mort<br>title thereto shall become vested  | gagee, if the mortgagord in any other owner in any  |
| NINTH: It is further agreed that the mortagerefor in such manner as it may think fit.   | gagee may resort for the   | payment of the said princ   | cipal moneys, premiums and int   | terest to its several securities  |
| TENTH: It is furthermore agreed that the sured on the first day of any mouth after one month incipal out of one or more successive instalments of the angle of any able shall be applied by the said more reunder shall be reduced accordingly, but no payment on the obligation to pay the same on the first of early paid. Jethan It is expressly understood and  | h's notice, in amounts in a<br>falling due immediately fol<br>tgagee on account of the n<br>at on account of principal<br>ach successive calendar mon  | difficing to the instalment llowing the date of such net balance of principal the shall reduce the amount of following such payments. | then due, equal to the amous payment. All such prepayment, hen remaining due, and the nu of the regular monthly instaln ant on account of principal unit                     | nts applicable on account of<br>s in excess of the instalment<br>imber of installments payable<br>ment or reflecte the borrower<br>til the entire indebtedness is |
| TWEATURE: It is furthermore agreed that if yable upon the death of the insured, and the mortge  | al, then due, as attorney's feet<br>said policy of life insuran<br>gagee shall apply toward th   | es.<br>ace be still in force, said<br>ac payment thereof the an   | loan and this mortgage shall   | hecome immediately due and  |
| AND it is agreed by and between the said mo<br>payment or a breach of a covenant herein shall be  | ortgagor and the mort  | gagee that the said mortga  |  | _   |
| WITNESS 70 hand and   | l seal this  | 2/st  | day of Letrug  | in the year   |
| our Lord one thousand nine hundred and the Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of Tatuck.   | of   | and in the one hund   | E Bolinia  | year  |
| Tatrick lo Faut<br>W. W. Wilkins  |  |   | <i>y</i>   | (SEAL)  |
| S. S  |  |   |  | (SEAL)  |
| ATE OF SOUTH CAROLINA, ss.  | e.   |   |  | PROBATE.  |
| County of Greenville.   | Tatack la  | b. Faut   |  |   |
| makes oath thathe was present and saw   | J.E. Bor   | and and   |  |   |
| , seal and as his act and deed execu  | ute and deliver the within   | written deed, and that  | he with  |   |
| SWORN TO AND SUBSCRIBED before me,  | this 2/st  | day of  | February   | 4A. D. 1925/  |
|   |  | Cat   | ick lo. Fa   | Last  |
|   | c for South Carolina.  |   |  |   |
| TE OF SOUTH CAROLINA,   |  |   | DENTINA  |   |
| Country of Conserving   | ilkins   |   |  | IATION OF DOWER.  |
| . 1/2 1/2   | Land   | Bolins  | a Notary Public  | in and for South Carolina   |
| I,  | G G G G G G G G G G G G G G G G G G G  |   | ······································   |   |
| hereby certify unto all whom it may concern that Mrs e of the within named  | ely and separately examined<br>ce, release, and forever reli   | d by me, did declare that<br>inquish unto the within w  | she does freely, voluntarily, an   | nd without compulsion, dread<br>E ASSURANCE SOCIETY   |
| hereby certify unto all whom it may concern that Mrs  | ely and separately examined<br>ce, release, and forever reli   | d by me, did declare that<br>inquish unto the within w  | she does freely, voluntarily, an   | nd without compulsion, dreac<br>E ASSURANCE SOCIETY   |