TO HAVE AND TO	OHOLD, all and singular,	the said Premises, unto t	the said SOUTHEAS	TERN LIFE INSURA	g, or in anywise incident or as NCE COMPANY, its succ	essors and
assigns. And	do hereby bi	nd mujell, of forever defend all and	singular the said Pro	mises unto the said SC	UTHEASTERN LIFE IN	SURANC
COMPANY, its successors	and assigns, from and again	inst me and	5 ruy			**
awfully claiming or to clai	m the same or any part the	ereof.	Heirs, Execu	tors, Administrators and	Assigns, and every person w	whomsoeve
And the said mortga	gor agree to ins	sure and keep insured th	e houses and buildings	on said lot in a sum not	less than	
hat in the event the mortg	, satisfactory to the mortgag agor shall at any time ortgage; or the mortgagee	e fall to do so, then the	mortgagee may cause	the same to be insured	of insurance to the said mort and reimburse itself for the preclosure proceedings.	Dollar tgagee, an e premiun
failure to maintain and kee penefit of the mortgagee the pecome due on said proper foreclosure proceedings.	p of full effect the policy he houses and buildings on erty within the time require	of life insurance in ac the premises against fired by law; in either of s of forcelosure proceeding	ccordance with the term re risk, as herein prov said cases the mortgage	s of said poli cy, or in the rided, or in case of fai e shall be entitled to decl	ne same becomes due, or in e case of failure to keep insur- lure to pay any taxes or asse are the entire debt due and unce shall be surrendered and	red for th essments to to institut
leath of the insured, and t	reed that if said policy of he mortgages shall apply to sons as may be legally entit	ward the payment thereo	force, said loan and to of the amount due from	his mortgage shall become 1-it under the terms of s	immediately due and payable aid policy and pay over the	e upon th balance, i
from the mortgaged premis he mortgaged premises, w eceivership) upon said de	ses as additional security fo with full authority to take p bt, interest, costs and exper	or this loan, and agree cossession of the premises nses, without liability to	that any Judge of s, and collect the rent account for anything m	jurisdiction may, at cham s and profits and apply ore than the rents and p		receiver ong costs o
he said mortgagor, do my be due according to the granted shall cease, determ	and shall well and truly parties of true intent and meaning of ine and be utterly null and	pay or cause to be paid up of the said note, and any invoid; otherwise to rem	into the said mortgagee and all other sums wh nain in full force and v	the debt or sum of mo nich may become due an irtue.	f	thereon, i tate hereb
					the said Premises until defau	
WITNESS	hand.	, and seal, this	, 29th,	day o	Sanciary Therty Sever	
		in the year	of our Lord one thous	and nine hundred and to	enty- Meriginere	7 D:
Patri Tieli	ch S. Fant ne ansaldo	······································	Quea	r ? richo	hor	
		<i>I</i>				(L. S.
THE STATE OF SOUTH	L L					ROBATE
PERSONALLY appearance the within named	ared before me Joele	ng ansala	Lo		and made oa	ath tha tS h
ign, seal and as	er act and	deed, deliver the within				
Patrick	, S. Jant			witnessed the exec		
0	e, this 30th.					
Patrick S.	Faut Notary Public,	(L, S.)	Ideline	ansaldo		b
HE STATE OF SOUTE	}	mortgag	or- Woman	A	RENUNCIATION OF	DOWER
	• •	·····			, do hereby ce	ertify unto
	nat Mrs					
efore me, and, upon being	privately and separately exa-	mined by me, did declare orever relinquish unto the	e that she does freely, e within named SOUT	voluntarily, and without HEASTERN LIFE INS	, did this d any compulsion, dread or fe URANCE COMPANY, its within mentioned and released	ear of any successors
erson or persons whomsoev nd assigns, all her intere	st and estate and also all l	ner right and claim of r	• •			
nd assigns, all her intere GIVEN under my han	st and estate and also all ld and seal, this	······	, ,			