	AND it is further covenanted and agreed that the whole of said frincipal sum a	nd the interest shall b	ecome due, at the option	n of the said Mortgagee, upon failure	of any owner of the above described premises
	to comply with the requirements of any Department of the City of HALLMAN requirement shall have been given to the then owner of said premises by the said Mor depreciation alone excepted, and within sixty days after notice by the mortgagee to the	tgagee, or if the said p	premises are not maintain	ned in as good a state of repair as they	within thirty days after notice of such were at the date of this mortgage, reasonable
	this mortgage, reasonable depreciation alone excepted. The Mortgagee shall be the se	ole judge as to what	constitutes such state of	repair or reasonable depreciation.	
	AND it is further covenanted and agreed by the said parties that if default be a premises herein described according to law; said premises may be sold in one parcel, a	any provision of law to	o the contrary notwiths	tanding.	
	AND the said Mortgagor further covenant S_ and agree S_ to keep the bu and in such companies and for such amounts as may be satisfactory to the Mortgage deliver renewals thereof to the said South Carolina Security Company at its Office in	e. until the debt here	by secured is fully paid.	And will keep such policies constant	ly assigned or pledged to the Mortgagee and
	the same. In the event the Mortgagor, heirs, executors, admin	nistrators, successors of	r assigns, shall for any	reason fail to keep the said premises	so insured or fail to deliver the policies of
	insurance to the said Mortgagee, or fail to pay the premiums thereon, the Mortgagee, mortgage and repaid by the Mortgagor				* ***
	herein to the contrary notwithstanding.				
	AND should the Mortgagee, by reason of any such insurance against loss by fire such amount may be retained and applied by it toward payment of the amount hereby or assigns, to enable such parties to repair said buildings or to erect new buildings in the amount secured thereby before such damage by fire or tornado, or such payment over,	eir place, or for any of	aid, receive any sum or s may be paid over, cithe ther purpose or object sa	sums of money for any damage by fire r wholly or in part, to the said Mortg stisfactory to the Mortgagee, without a	or tornado to the said building or buildings, agor successors, heirs affecting the lien of this mortgage for the full
	AND it is further covenanted and agreed that in the event of the passage, after any lien thereon, or changing in any way the laws now in force for the taxation of mot this mortgage, the whole of the principal sum secured by this mortgage, together with payable.	rtgages or debts secure	ed by mortgage for State	or local purposes, or the manner of the	e collection of any such taxes, so as to affect
	AND it is further covenanted and agreed that the mailing of a written notice an record of said mortgaged premises, and directed to said owner at the last address actua sufficient notice and demand in any case arising under this instrument, and required by AND it is further covenanted and agreed by said parties that in default of the	lly furnished to the ho y the provisions there	older of this mortgage, of or the requirements of	or in default thereof, directed to said of the law.	owner at said mortgaged premises, shall be
	mortgaged premises or any part thereof, it shall and may be law with any expenses attending the same; and any amounts so paid, the Mortgagorsh thereon, and the same shall be a lien on the said premises and be secured by the said by	all remove to the soid I	Mortangua its K	er manager hard manager	tativus un assisna un descend until tel
	become due and payable forthwith. And the said Mortgagor do LA further cover and will forever warrant said title.				-
	AND the said Mortgagor further covenant and agree , should the said agreements herein contained, to pay all costs of collection and litigation, together thereof enforced in the same manner as the principal obligation.	said obligation be plac with a reasonable atto	red in the hands of an at orney's fee, and the same	ttorney for collection, by suit or other shall be a lien on the said premises an	wise, in case of any default in the covenants d be secured by this mortgage, and payment
	IN WITNESS WHEREOF, I SIAME RELECTION T	to set	muhani	& and sea	this 5th day
			1-		Land Land
of)	" September, in the year of our	Lard	one the	iousand, r.	ine hundred
ar	nd thirty one and in.	the o	ne hu.	ndred an	d fifty sigh
NIL	sur of the bindependence	of the	Unites	a State of	amarica.
1	Signed, sealed and delivered in the presence of	0	Vince	inia My by	1 c Aithrichtes
	M A A B a 200 l A)		-12-6-C-124-2V-V-V-RVG-	
	Patrick C. Fant		(/		(L. S.)
	Juna CIO C. Sung	······)			(L. S.)
-	STATE OF SOUTH CAROLINA.	RENUNCIATION (OF DOWER 2	77 . +	
	COUNTY OF GREENVILLE		01	nortgagor.	Moman.
	I,				a Notary Public for S. C.
	do hereby certify unto all whom it may concern, that Mrs.				
		·			
	the wife of the within named. did this day appear before me, and upon being privately and separately examined by r			,,,	
	ever, renounce, release and forever relinquish unto the within named South Carolina Se all and singular the premises within mentioned and released.	me, did declare that she curity Company, its s	ne does freely, voluntaril uccessors and assigns, al	y, and without any compulsion, dread I her interest and estate, and also all h	or tear of any person or persons whomso- er Right and Claim of Dower of, in or to
	GIVEN under my hand and seal,				
	this, A. D., 19	· - •			
		(L. S.)			
	Notary Public for South Carolina.			×	
	STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE.				
	m. The state of th	Forthon	MI1		
		LICE ZZZZZZK	L. M. S		
	and made oath that he saw the above named.	10'	m m	(C-6/.4+1)	
	(/)	Λ		/	
	sign, seal and asact and deed deliver the above written mortgage	for the uses and purpo	oses therein mentioned, a	and that he with	
_		MACK)	10. Ta	ul	witnessed the due execution thereof.
01	A BYORY to before me this.			boa M 1	
	day of Defote when A. I	0., 19. 3. /		M. F. A	remor
· O	, Jutrick le Lant:	(L. S.)			
	E Notary Public for South Carolina.				
	STATE OF SOUTH CAROLINA,				
	COUNTY OF GREENVILLE.				
	Personally appeared before me				
	and made oath that he saw				
	as			sign, affix the corporate scal	of the above named
				and as the	act and deed of said corporation deliver
	the above written mortgage, and that he with				witnessed the execution thereof
	SUBSCRIBED and sworn to before me this			, -	the execution thereof.
	day of, A. D.,	19			
		(L. S.)			
	Notary Public for South Carolina.	(200			
	\wedge . \prime .			JI /	. 77
, <u></u>	Revorded Albti 5th	· a		19 3/ at 4'45 o'clock	
	Recorded Albti 5th			19. 3/ at 4:45 o'clock	
	Revorded Albti. 5th	ASSIGNME		19. 1. at 4.45 o'clock	
	STATE OF SOUTH CAROLINA, , COUNTY OF GREENVILLE.	ASSIGNME	ENT		
	STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE. FOR VALUE RECEIVED South Carolina Security Company hereby assigns, twithout recourse.	ASSIGNME	NT r to Metropolitan Life l		
	STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE. FOR VALUE RECEIVED South Carolina Security Company hereby assigns, twithout recourse. DATED this	ASSIGNME	er to Metropolitan Life l	Insurance Company the within mortg	age and the note which the same secures
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