| TO HAVE AND TO HOLD all and singular the pre-  | nises before mentioned unto the said III   | PRERSON STABLED FIFE IN  | SURANCE COMPANY its successors and assigns  | s forever.   |
|--|--|--|---|--|
| And  | said <i>U. 11/. 11/00</i>  | nning  | D'I.F   | ••••••   |
| nereby bind Myself and deirs, executors and administr<br>COMPANY, its successors and assigns against. Myself   | and My heirs, and against ever   | y person, whomsoever, lawfully claim   | ning or to claim the same or any part thereof.  | SURANC   |
| PROVIDED ALWAYS NEVERTHELESS, and it is  | do and shall we  | ell and truly pay or cause to be paid  | unto the said yarrender STARDARD LIFE IN  | SURANC   |
| OMPANY, its successors or assigns, the said debts and sunid note and the conditions therein written, then this deed of   | bargain and sale shall cease and be void   | d; otherwise, it shall remain in full  | force and authority.  |  |
| And it is covenanted and agreed that all times during temises unceasingly insured against fire, tornado and such of count then secured by this mortgage, with a mortgage; and seed upon the said buildings than the amount aforesaid, all at all times deposited with the mortgagee and that all prenount of the insurance money paid shall be applied either or   | her casualty required by company in such<br>subrogation clause satisfactory to the mort<br>such insurance shall be made payable in<br>niums on all of the policies of insurance and<br>the indebtedness secured hereby, or in  | th responsible insurance company of<br>tgagee attached to said policy or pecase of loss as atoresaid and with<br>shall be promptly paid when due,<br>rebuilding and restoring the dama   | r companies as shall be satisfactory to the mortgage<br>olicies of insurance; that if a greater amount of in<br>like subrogation clause; that all of said insurance pot<br>he case of loss and payment by any insurance com-<br>ged buildings as the mortgagee may elect. And it  | gee, in the<br>nsurance<br>olicies sha<br>apanies, the<br>is furth |
| evenanted and agreed that in the event that the mortgagor<br>mildings and to pay the premiums therefor and the sums so   |  |  |   |  |
| It is further covenanted and agreed that pthe enid most  |  |  |   |  |
| the life of some person acceptable to said mortgages as an expand, and as auditional conferent for the mortgager shall pay a be the mortgager shall pay a core enacted imposing payment of the whole or any part there ortion or any or the taxes aforesaid upon the mortgage; or ny taxes or assessments is legally inoperative, or is inlegal, to ollectible notwithstanding anything contained in the mortgage emain delinquent nor to permit the said property or any par ay or November, the certificate of the proper authority, shows seessments, that the mortgage or its assigns shall have the | it taxes and assessments, general or specific taxes and assessments, general or specific upon the mortgagee; that upon violation upon the rendering by any court of complien and in any such event the debt here or any law hereafter enacted. The mort thereof, or any interest therein to be swing tull payment of all taxes and asses | cial, which may be assessed upon sation of this undertaking of the passapetent jurisdiction of a decision that eby secured, without deduction, shall tagagor agrees not to suffer or perm soid for taxes, and further agrees sements. And it is agreed that in | rtgagec in accordance with the terms of a form of a land, premises or property without regard to any ge by the state of a law imposing payment of the who the undertaking by the mortgager as herein provide it at the option of the mortgagee become immediately at all or any part of said taxes or assessments to to turnish annually to the mortgagee, on or before the event that the mortgagor shall tail to pay said | law herethole or anded, to pally due and become on the 15 dd taxes |
| And it is covenanted that if the said mortgagor does me remises are not free and clear of all liens and encumbrances ereby, or upon the mortgagee or its successors or assigns for ight to declare the entire indebtedness secured hereby at once ess secured hereby.  | whatsoever; or if any suits have been or on account of this loan, either by the  | begun affecting the same, or if any<br>state or county, or for local purpo   | taxes or assessments be made or levied upon the doses, the mortgaged or its successors or assigns shall   | lebt secur<br>II have tl   |
| And it is further covenanted and agreed that in case t<br>urther sum of ten per centum on the amount then due shall<br>ddition thereto, there shall be paid a reasonable counsel fee,  | be paid by the mortgagor or the person   | n or persons claiming through or   | under the mortgagor, for attorney's commissions as  |  |
| And it is further covenanted and agreed that upon de-<br>ailure of the mortgagor to keep and perform all of the coven<br>lemand, collect, receive and receipt for the rents, income and<br>nd profits accruing from or issuing out of said mortgaged p<br>and its successors and assigns, to be applied to said indebtedner<br>nortgagee or its successors or assigns, for laches or neglect   | ants and conditions hereof, that then the<br>profit of the same and apply the net resi-<br>tremises, and until the indebtedness secur-<br>ess after first diducting the expenses of t  | mortgagee or its successors or a<br>idue thereof, after deducting all exp<br>red hereby shall be fully paid, are<br>the collection thereof, all of which   | ssigns may enter and possess said premises, and enses to the payment of said debts; and the entire repeated assigned, transferred and delivered unto the  | shall havents, incone mortgage                                     |
| And it is also covenanted and agreed that upon default<br>ums of money secured hereby, or any part thereof; or on fai<br>f the indectedness hereby secured, at that time unpaid, shall,<br>efore or in said note contained to the contrary notwithstand  | in the payment of any of the installmenture of the mortgagor to keep and performat the option of the lawful owner and l  | ents of principal or any part of the<br>rm any of the covenants or condition<br>holder of said note and of this secu   | ns hereon, that then and in any such event, the wh  | ole amou   |
| Should foreclosure proceedings be instituted hereunder of otice to the mortgagors, to make application for and to have use of renting, preserving, or protecting the same, and apply such manner as the court may direct.  | a receiver appointed to take possession  | of and manage and control the mo-  | rtgaged property pending foreclosure proceedings, fo  | or the pu  |
| witness  | such insurance or pay such taxes.  | 2  |   |  |
|  | ,  |  |   |  |
| igned, sealed and delivered in the presence of  Buth Watkins   |  | <u>V.*l.l.l.ik.</u>  | Manning   | (L. S  |
| 7  |  |  |   | (L. S  |
| James I. Davenport   |  |  |   | (L. S  |
| PATE OF SOUTH CAROLINA, Sounty of Allewille  | }  R +1 01 11:   | MORTGAGE OF REA  | L ESTATE  |  |
| Personally appeared before me  | p/mm   |  |   |  |
| d made oath that All saw the within named  | t and deed deliver the within written d  | 1  | , sign, s   | seal and a   |
| h Jam  | es I. Davenpart  |  | presence of each other witnessed the execution thereof.   | ······································                             |
| Sworn to before me, this 22 nd day   | of July  | , A  | D. 19.44  | •  |
| blay blood   |  | Ruth   | Wathins)  |  |
| my commission expired  | at the pleasure of   | the lowerner   | f South Carolina.   |  |
| TATE OF SOUTH CAROLINA, unty of Melewelle  | }  | RENUNCIATION OF  |   |  |
| 1, blay Elrod, Notary Pi<br>Idair M. Dowell Manne  | ng th  | ne wife of the within named  | M. Manning  |  |
| I this day appear before me, and upon being privately and s rsons whomsoever, renounce, release and forever relinquish late, and also her right and claim of dower, of, in or to, all  | egarately examined by me, did declare the unto the within named JEPFERSON ST<br>and singular, the premises within mention  | hat she does freely, voluntarily, an FANDARD LIFE INSURANCE (ned and released.   | nd without any compulsion, Aread or fear of any COMPANY, its successors and assigns, all her int  | terest and   |
| Given under my hand and seal, this.  | day of Jul   | DD.,   | Anno Domini 19  |  |
| Given under my hand and seal, this 22 na<br>b.) blay Elvod<br>My bommission expires a<br>Recorded July 28 th   | t the Pleasure of  | the Governor   | 11. Douth barolina.   | (L. S.)  |
| Recorded July 28 th  | 1944 at 1/:50  | o'clock a. M   | •   |  |
|  | ,,, at   | VI.  |   |  |