TOGETHER with all and singular the appertaining.	_ ,				
TO HAVE AND TO HOLD all and si					
the said Premises unto the said SOUTHE					
Heirs, Executors					
And the said mortgagor agree S.  Hundred (\$1,700.00) and policies of insurance to the said mortgagee, be insured and reimburse itself for the due and institute foreclosure proceedings.	Forty-seven Hundre in a company or companies so and that in the event the mort	80 (単具・700・00) IPOI atisfactory to the mortgagee for gagorshall at any time f	om loss or damage by ail to do so, then the mo	fire, and assign and	deliver the
In case of default in the payment of an failure to maintain and keep of full effect benefit of the mortgagee the houses and but to become due on said property within the institute foreclosure proceedings. And in and cancelled, and the surrender value (if	the policy of life insurance is aldings on the premises again time required by law; in eith case of institution of foreclos any) shall be applied to the	n accordance with the terms of s ist fire risk, as herein provided er of said cases the mortgages sure proceedings, as herein pro indebtedness.	aid policy, or in the case or in case of failure to shall be entitled to dec- vided, the policy of life	of failure to keep ins pay any taxes or lare the entire debt insurance shall be	sured for the assessments due and to surrendered
It is furthermore agreed that if said per the death of the insured, and the morgagee if any, to such person or persons as may be and in case proceedings for foreclosure from the mortgaged premises as additional receiver of the mortgaged premises, with	shall apply toward the payme be legally entitled thereto. shall be instituted, the mortgu I security for this loan, and a	ent thereof the amount due from agoragreeto and do greethat any Judge of	it under the terms of said es hereby assign the ren- jurisdiction may, at cha	policy and pay over and profits arising mbers or otherwise	the balance, g or to arise e, appoint a
paying costs of receivership) upon said deb	t, interests, costs and expenses	, without liability to account for	anything more than the r	ents and profits actua	ally received.
PROVIDED ALWAYS, nevertheless, a the said mortgagor, do and shall we if any be due according to the true intent granted shall cease, determine and be utter AND IT IS AGREED by and between made as herein provided.	ll and truly pay or cause to b and meaning of the said note ly null and void; otherwise to	e paid unto the said mortgagee , and any and all other sums whi remain in full force and virtue.	the debt or sum of money ch may become due and pa	aforesaid, with inte yable hereunder, the o	estate hereby
WITNESSh	andthis	21st	day of	June	in
the year of our Lord one thousand, nine h	undred and thirty-ei	ght and in the one hundred an	sixty-	second	_year of the
Independence of the United States of Amer Signed, sealed and delivered in the Presence	rica.				
Patrick C. Fant			Floyd D. Jo	nes	(L. S.)
Harriet R. Wright					
		,			1
					(L. S.)
THE STATE OF SOUTH CAROLINA	<b>)</b>		PROBATE		
Greenville County	TT	YD THE STATE OF THE BE			
PERSONALLY appeared before me _					
saw the within named	1				
sign, seal and as his			and thathe with_		
Patrick C. Fant		thereof.			
Sworn to before me, this2]	Lst day		•		
June June	<u>19</u> 38 (	Harriet	R. Wright		
Patrick C. Fant Notary Public S. C.	(L. S.)				
THE STATE OF SOUTH CAROLINA		DENIINCIA T	ION OF DOWER		
Greenville County					
ı, Patrick C	. Fant. Notar	y Public for S. C.			_ do hereby
certify unto all whom it may concern that l					
	TIOTA IN TOT	es			
before me, and, upon being privately and of any person or persons whomsoever, re- its successors and assigns, all her interes- released.	separately examined by me, denounce, release and forever ist and estate and also all her	lid declare that she does freely relinguish unto the within nan	, voluntarily, and withou led SOUTHEASTERN I	t any compulsion, d JFE INSURANCE	dread or fear
Given under my hand and seal, this	1				
day ofJune	A. d. 19_38 \		Genie Arnold	Jones	
Patrick C. Fant Notary Public for S. C.					
			•		
Recorded June 21st		o'clockA_	M. N.S.		