	3 69	
		and such other casualties and contin
		constantly insured for the benefit of the Mortgagee, against loss by fire and debt hereby secured is fully paid. And will keep such policies constantly ass
ortgagee and deliver renewals thereof to the said		his
istrators, successors or assigns, shall for any reason	fail to keep the said premises so insured	company issuing the same. In the event the Mortgagor, 1118 or fail to deliver the policies of insurance to the said Mortgagee, or fail to , and any premiums so paid shall be secured by this mortgage and repaid
hia		payment by the Mortgagee. In default thereof, the whole principal sum and and shall become due at the election of the said Mortgagee, its successors or
to the contrary notwithstanding.		
		eceive any sum or sums of money for any damage by fire or tornado to the said e same may be paid over, either wholly or in part, to the said Mortgagor his.
or assigns, to enable such parties to repair said buildi gage for the full amount secured thereby before such da	igs or to erect new buildings in their plac	ce, or for any other purpose or object satisfactory to the mortgagee, without and
ion any lien thereon, or changing in any way the law	now in force for the taxation of mortga	ge, of any law of the State of South Carolina deducting from the value of land ages or debts secured by mortgage for State or local purposes, or the manne
any party, become immediately due and payable.	*	age, together with the interest due thereon, shall, at the option of the said Mo
record of said mortgaged premises, and directed to said	owner at the last address actually furnish	ng it in any post-office, station, or letter-box, enclosed in a postpaid envelope s ned to the holder of this mortgage, or in default thereof, directed to said owne red by the provisions thereof or the requirements of the law.
	· · ·	agor of all or any taxes, charges and assessments which may be imposed
	· ·	aid Mortgagee, its successors, legal representatives, and assigns, to pay the
charge or assessment with any expenses attending the r assigns, on demand, with interest thereon, and the sa	me shall be a lien on the said premises a	Mortgagor shall repay to the said Mortgagee, its successor and be secured by the said bond and by these presents; and the whole amount
procure any further necessary assurance of the title to	said premises and will forever warrant sa	
e said Mortgagor further covenant S and agree and agreements herein contained, to pay all costs of co e, and payment thereof enforced in the same manner a	5, should the said obligation be placed : lection and litigation, together with a reas	in the hands of an attorney for collection, by suit or otherwise, in case of an sonable attorney's fee, and the same shall be a lien on the said premises and be
· · · · · · · · · · · · · · · · · · ·		19th day of September
NESS WHEREOF, U.19 / ha.s. hereunto set	hand and seal this	hundred and Seventy-Second
r Lord one thousand nine hundred and 1 OF LY-S endence of the United States of America.	even, and in the one	hundred and Seven ty-Second
nd delivered in the presence of	in the second se	
Rachel Durham		Ben H. Newby
J. LaRue Hinson	<u></u>	·
TH CAROLINA,)	*.	
REENVILLE. }	RENUNCIATION OF DOWE	
	J. LaRue Hins	son, a Notary Public for South Caroli
		16 do 68 freely, voluntarily, and without any compulsion, dread or fea
s whomsoever, renounce, release and forever relinquish	into the within named	C. Douglas Wilson & Co.,
d assigns, all nor to all and singular the promises w	interest and e	estate, and also all her
19th	is a first and reseased.	
under my hand and seal, this 19th		Sybil F. Newby
Sentember LaRue Hinson	, AD. 19_47	Sybil F. Newby
. LaRue Hinson Notary Pul	lie for South Carolina.	
TH CAROLINA, ss.:		
ss.:		
ly appeared before me	Rachel Durham	
hat he saw the shove named	E	Ben H. Newby
nat he saw the above named		
		oses therein mentioned, and that the with
	A Partie Pinson	witnessed the due execution
re me this19th September	1	
September	, AD., 19.47	Rachel Durham
J. LaRue Hinson Notary Public for South Carolin	(L. S.)	
· Notary Public for South Caroll		
TH CAROLINA, ss.:		and the second of the second o
REENVILLE.		
lly appeared before me		
hat he saw		
<u> </u>	·	sign, affix the corporate seal of the above named
		and as the act and deed of said corporation
n mortgage, and that he with		witnessed the execution
nd sworn to before me this		
Notary Public for South Carol	na. (L. S.)	
		19.47 at. 1:43o'clock Р. м. Ву:ЕС
		And the second s
TH CAROLINA, REENVILLE.	ASSIGNMENT	
ropolitan Life Insurance	Omnony	the within movemen and the nate that the name of the nate of the name of the n
of:		U. DOUGIAS WIISON & CO
		E. L. Hughes, Jr. Vice-Pres.
Recorded September TH CAROLINA, REENVILLE. ALUE RECEIVED ropolitan Life Insurance (this 19th day of	ASSIGNMENT C. Douglas Wilson Company September , 1947	& Co hereby assigns, t

J. LaRue Hinson

Treasurer.