And the said mertgag	gor(s) agree(s) to insure and keep	insured the houses and	l buildings on said lot in a	sum not less than
satisfactory to the mortgag the policies of insurance t mortgagee(s) may cause th	terid No/100(\$9,000.00) tee(s) from loss or damage by fire, to the said mortgagee(s) and that it is same to be insured and reimburn may on such failure declare the	with extended coverage in the event the mortga	endorsement thereon, and gor(s) shall at any time fail	npany or companies assign and deliver
AND should the Mor	tgagee(s), by reason of any such	insurance against loss l	by fire or tornado as aforesai	
applied by it toward payment of the amount hereby secured; or the same may be paid over, either wholly or in part, to the said Mortgagor(s), my Mortgagor(s), in their place, or for any other purpose or object satisfactory to the Mortgagee(s), without affecting the lien of this mortgage for the full amount secured thereby before such damage by fire or other casualty, or such payment over, took place.				
In case of default in the payment of any part of the principal indebtedness, or of any part of the interest, at the time the same becomes due, or in the case of failure to keep insured for the benefit of the mortgagee(s) the houses and buildings on the premises against fire and other casualty, as herein provided, or in case of failure to pay any taxes or assessments to become due on said property within the time required by law; in either of said cases the mortgagee(s) shall be entitled to declare the entire debt due and to institute foreclosure proceedings.				
way the laws now in force manner of the collection o	enanted and agreed that in the e na deducting from the value of the for the taxation of mortgages of any such taxes, so as to affect the erest due thereon, shall, at the opti	or debts secured by n	of taxing any lien thereon, on ortgage for State or local	purposes, or the
diction may, at chambers the premises, and collect the interests, costs and expense	ags for foreclosure shall be instituted in the mortgaged premises as a construction of the mortgaged premises as a construction of the rents and profits and apply the es, without liability to account for S, nevertheless, and it is the true in the struction of t	ditional security for the first the mortgaged premine the proceeds (after proceeds than the first than the firs	outs loan, and agree(s) that a ses, with full authority to aying costs of receivership the rents and profits actually 1	any Judge of juris- take possession of upon said debt, received.
be paid unto the said mort intent and meaning of the hereby granted shall cease,	I gagee(s) the debt or sum of money e said note, and any and all oth determine and be utterly null and by and between the said parties th	, the said mortgage aforesaid with interest er sums which may be d void; otherwise to rer	or(s), do and shall well and tr thereon, if any be due acc scome due and payable he nain in full force and virtue.	ruly pay or cause to cording to the true reunder, the estate
the singular, the use of an indebtedness hereby secure	contained shall bind, and the ben d assigns of the parties hereto. Y y gender shall be applicable to al ed or any transferee thereof whe	Whenever used, the sing l genders, and the tern ther by operation of la	tular number shall include the mail include mail include or otherwise.	a plural the plural
WITNESS my	hand(s) and seal(s) this	5th day of	May	, 19 51 .
Signed sealed and celtvere	d in the Dunning of H			_
W'Fin	ay	Ause	e Belle H. C.	
	7			(L. S.)
Canu dawn	a soull			(L. S.)
				(L. S.)
The State of S	South Carolina,			
GREENV	TITE Country		PROBATE	
PERSONALLY appears	ed before me J. V Annie Belle	H. Carey	and	l made oath that he
sign, seal and as	her	and the second second	er the within written deed, an	d that he with
	Annie Laura Smit			e execution thereof.
Sworn to before me, this of May	15th day 19 51		1,5,1	1.
Motory Pu	blic for South Carolina	y		7
	•	MORTGAGOR	IN ORMA BY	
The State of S	outh Carolina,		**************************************	
	County	RENUI	NCIATION OF DOWE	R
I,				, do hereby
certify unto all whom it may the wife of the within name				
before me, and, upon bein	g privately and separately exami	ned by me. did declare	that she does freely volum	did this day appear
named all her interest and estate a	ear of any person or persons who	omsoever, renounce, re	lease and forever relinquish	unto the within
released.			g with	and and
Given under my hand and so day of	eal, this A. D. 19			
Notary Pu	blic for South Carolina		• • • • • • • • • • • • • • • • • • • •	
Recorded May 15th, 1951 at 10:25 A. M. #11309				