satisfactory to the mortgagee(s) from loss or damage by fire, the policies of insurance to the said mortgagee(s) and that is mortgagee(s) may cause the same to be insured and reimbur mortgagee(s) at its election may on such failure declare the	n the event the mortgagor rse itself for the premium,	(s) shall at any time fail with interest, under thi	to do so, then the
AND should the Mortgagee(s), by reason of any such or sums of money for any damage by fire or other casualty to applied by it toward payment of the amount hereby secured;	o the said building or bui	ldings, such amount ma	y be retained and
Mortgagor(s), successors, heirs or assigns, to in their place, of for any other purpose or object satisfactory the full amount secured thereby before such damage by fire	to the Mortgagee(s), with	out affecting the lien of	this mortgage for
In case of default in the payment of any part of the p same becomes due, or in the case of failure to keep insured premises against fire and other casualty, as herein provided, on said property within the time required by law; in either debt due and to institute foreclosure proceedings.	for the benefit of the mo or in case of failure to pa	ortgagee(s) the houses and any taxes or assessmen	d buildings on the
And it is further covenanted and agreed that in the even the State of South Carolina deducting from the value of I way the laws now in force for the taxation of mortgages of manner of the collection of any such taxes, so as to affect the gage, together with the interest due thereon, shall, at the option mediately due and payable.	land, for the purpose of to r debts secured by mort is mortgage, the whole of	axing any lien thereon, o gage for State or local f the principal sum secu	or changing in any purposes, or the ired by this mort-
And in case proceedings for foreclosure shall be instituted profits arising or to arise from the mortgaged premises as addiction may, at chambers or otherwise, appoint a receiver of the premises, and collect the rents and profits and apply the interests, costs and expenses, without liability to account for PROVIDED, ALWAYS, nevertheless, and it is the true in	ditional security for this leads the mortgaged premises, net proceeds (after payin anything more than the intent and meaning of the	oan, and agree(s) that a with full authority to g costs of receivership) rents and profits actually parties to these Presents,	ny Judge of juris- take possession of upon said debt, received. that if
be paid unto the said mortgagee(s) the debt or sum of money intent and meaning of the said note, and any and all othe hereby granted shall cease, determine and be utterly null and AND IT IS AGREED by and between the said parties tha until default shall be made as herein provided.	aforesaid with interest the r sums which may become l void; otherwise to remain	ne due and payable her in full force and virtue.	ording to the true eunder, the estate
The covenants herein contained shall bind, and the bene ministrators, successors, and assigns of the parties hereto. We the singular, the use of any gender shall be applicable to all indebtedness hereby secured or any transferee thereof whether	henever used, the singular genders, and the term "N	number shall include the Aortgagee" shall include	e plural, the plural
**************************************	23rd day of	December	, 19 52 .
•			
Signed, sealed and delivered in the Presence of:	L. M.	Davidan	√ (L, S)
Patrick S and			(L. S.)
	,		
			, ,
The State of South Carolina,	·	PROBATE	(L. S.)
Greenville County	·	PROBATE	, ,
Greenville County PERSONALLY appeared before me Robert E	S. Kay		, ,
Greenville County	·		coath that he
Greenville County PERSONALLY appeared before me Robert E saw the within named L. M. Davidson sign, seal and as nis Patrick C. Fant	·	and made within written deed, and	coath that he
Greenville County PERSONALLY appeared before me Robert E saw the within named L. M. Davidson sign, seal and as his Patrick C. Fant Sworn to before me, this 23rd day	·	and made within written deed, and	coath that he with
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant	·	and made within written deed, and	coath that he with
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December Notary Public for South Carolina County HODERT E	·	and made within written deed, and	coath that he that he with
Greenville County PERSONALLY appeared before me Robert E saw the within named L. M. Davidson sign, seal and as nis Patrick C. Fant Sworn to before me, this 23rd day of December 1952 (L.S.)	act and deed deliver the	and made within written deed, and	e oath that he that he with execution thereof.
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December Notary Public for South Carolina County HODERT E	act and deed deliver the	and made within written deed, and witnessed the	e oath that he that he with execution thereof.
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December 1952 Notary Public for South Carolina The State of South Carolina, GREENVILLE County I, Rodert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertha R	act and deed deliver the RENUNC y Paolic for 3	and made within written deed, and witnessed the	e oath that he that he with execution thereof.
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December Notary Public for South Carolina The State of South Carolina, GREENVILLE County I, Rodert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertha R the wife of the within named L.M. Davidson	RENUNC y Public for 3	and made within written deed, and witnessed the EIATION OF DOWE	coath that he that he with execution thereof.
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December Notary Public for South Carolina The State of South Carolina, GREENVILLE County I, Robert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertna R	RENUNC y Paolic for 3 bavidson ed by me, did declare that assoever, renounce, release	and made within written deed, and witnessed the witnessed	coath that he with execution thereof. ER , do hereby id this day appear urily, and without unto the within 360350rs
Greenville PERSONALLY appeared before me saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December Notary Public for South Carolina The State of South Carolina, GREENVILLE County I, Robert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertha R the wife of the within named before me, and, upon being privately and separately examine any compulsion, dread or fear of any person or persons whom	RENUNC y Paolic for 3 bavidson ad by me, did declare that assoever, renounce, release Bank of Gnarl	and made within written deed, and witnessed the witnessed	coath that he with execution thereof. The coath that he with execution thereof. The coath that he with execution thereof. The coath that he with execution thereof.
PERSONALLY appeared before me Robert Esaw the within named L. M. Davidson sign, seal and as nis Patrick C. Fant Sworn to before me, this 23rd day of December 1952 Notary Public for South Carolina, CREENVILLE County I, Robert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertha R the wife of the within named L.M. Davidson before me, and, upon being privately and separately examine any compulsion, dread or fear of any person or persons whom named The South Carolina National all her interest and estate and also all her right and claim of released. Given under my hand and seal, this 23rd	RENUNCE y Paolic for 3 bavidson ad by me, did declare that assoever, renounce, release Dank of Unarl.	and made within written deed, and witnessed the witnessed the CATION OF DOWN Out. Carolina deshe does freely, volunta and forever relinquish eston, its out, kers kinsongular the Premises with	coath that he with execution thereof. The coath that he with execution thereof.
PERSONALLY appeared before me Robert Esaw the within named L. M. Davidson sign, seal and as nis Patrick C. Fant Sworn to before me, this 23rd day of December 1952 Notary Public for South Carolina, Notary Public for South Carolina, GREENVILLE County I, Robert B. Kay, A Notar certify unto all whom it may concern that Mrs. Bertha R the wife of the within named L.M. Davidson before me, and, upon being privately and separately examine any compulsion, dread or fear of any person or persons whom named The South Carolina National all her interest and estate and also all her right and claim of released.	RENUNCE y Paolic for 3 bavidson ad by me, did declare that assoever, renounce, release Dank of Unarl.	and made within written deed, and witnessed the witnessed	coath that he with execution thereof. The coath that he with execution thereof.
Greenville PERSONALLY appeared before me Robert E saw the within named L. M. Davidson sign, seal and as Patrick C. Fant Sworn to before me, this 23rd day of December 1952 Notary Public for South Carolina The State of South Carolina, GREENVILLE County I, Robert B. Kay, A Notar certify unto all whom it may concern that Mrs. Dertha R the wife of the within named L.M. Davidson before me, and, upon being privately and separately examine any compulsion, dread or fear of any person or persons whom named The South Carolina National all her interest and estate and also all her right and claim of released. Given under my hand and seal, this 23rd day of December A. D. 19 52	RENUNCE y Public for 3 Lavidson ed by me, did declare that assoever, renounce, release to the bank of Grant Dower, in, or to all and significant and signif	and made within written deed, and witnessed the S. Kang. CIATION OF DOWE Out. Carolina deshe does freely, volunta and forever relinquish eston, its out, heart in the Premises with B. Dowe	coath that he with execution thereof. The coath that he with execution thereof.

And the said mortgagor(s) agree(s) to insure and keep insured the houses and buildings on said lot in a sum not less than