800K 557 PAGE 273

And the said mortgagor(s) agree(s) to incure and become	
Morace Managed Age ooo oo	insured the houses and buildings on said lot in a sum not less than
Three Thousand (\$3,000.00) satisfactory to the mortgages(s) from loss or damage by fire	with extended coverage endorsement thereon, and assign and deliver
mortgagee(s) at its election may on such failure declare t	he debt due and institute foreclosure proceedings.
AND should the Mortgagee(s), by reason of any such	ingurance against loss by for an tameda as formalid
applied by it toward payment of the amount hereby secured:	to the said building or buildings, such amount may be retained and or the same may be paid over, either wholly or in part, to the said
Mortgagor(s), 110P successors heirs or assigns	to enable such morties to make said buildings and a such a 1919
In case of default in the payment of any part of the	principal indebtedness on a farm and a fall indeptedness on a fall indeptedness of a fall indeptedness on a fall indeptedness on a fall indeptedness of a fall indeptedness on a fall indeptedness on a fall indeptedness of a fall indeptedness on a fall indeptedness on a fall indeptedness of a fall indeptedness of a fall indeptedness on a fall indeptedness of a fall indeptedness
same becomes due, or in the case of failure to keep insurer premises against fire and other assurable as her insurer	d for the benefit of the mortgagee(s) the houses and buildings on the
on said property within the time required by law, in sither	or in case of failure to pay any taxes or assessments to become due of said cases the mortgagee(s) shall be entitled to declare the entire
proceedings.	
the State of South Carolina deducting from the value of	land, for the purpose of taxing any lien thereon, or changing in any
manner of the collection of any such taxes so as to affect	de debts secured by mortgage for State or local purposes, or the
gage, together with the interest due thereon, shall, at the opt mediately due and payable.	ion of the said Mortgagee(s), without notice to any party, become im-
And in case proceedings for foreclosure shall be instituted	uted, the mortgagor(s) agree(s) to and does hereby assign the rents and
diction may, at chambers or otherwise appoint a received	and agree(s) that any judge of juris-
the premises, and collect the rents and profits and apply the interests, costs and expenses, without liability to account for	or the mortgaged premises, with full authority to take possession of e net proceeds (after paying costs of receivership) upon said debt, or anything more than the rents and profits actually received.
" , " and the decount to	intent and meaning of the parties to these Presents, that if
<u>.</u>	al
intent and meaning of the said note, and any and all other	y aforesaid with interest thereon, if any be due according to the true
, and be ditelly fidit at	iu void; otherwise to remain in full force and virtue.
AND IT IS AGREED by and between the said parties-thuntil default shall be made as herein provided.	nat said mortgagor(s) shall be entitled to hold and enjoy the said Premises
The covenants herein contained shall hind and the here	and and all the second states of the second states
the singular, the use of any gender shall be applicable to	whenever used, the singular number shall include the plural, the plural
indebtedness hereby secured or any transferee thereof who	Whenever used, the singular number shall include the plural, the plural ll genders, and the term "Mortgagee" shall include any payee of the ether by operation of law or otherwise.
	25 day of March , 19 53.
Signed, sealed and delivered in the Presence of:	Francis a () Esperal
Jane f. Marshall .	Janus J. (L. S.)
6.7. Rily	(L, S.)
4.	(L. S.)
	(L. S.)
The Court of Court of the Court	
The State of South Carolina,	(L. S.)
The State of South Carolina,	
The State of South Carolina, Greenville County	(L. S.)
Greenville County	PROBATE
Greenville County PERSONALLY appeared before me Jane L. Ma	(L. S.) PROBATE
Greenville County PERSONALLY appeared before me Jane L. Massaw the within named Fannie P. Eskew	PROBATE arshall and made oath that She
Greenville County PERSONALLY appeared before me Jane L. Massaw the within named Fannie P. Eskew sign, seal and as her	PROBATE arshall and made oath that she act and deed deliver the within written deed, and that she with
Greenville County PERSONALLY appeared before me Jane L. Massaw the within named Fannie P. Eskew sign, seal and as her E. P. Riley	PROBATE arshall and made oath that She
Greenville County PERSONALLY appeared before me Jane L. Massaw the within named Fannie P. Eskew sign, seal and as her E. P. Riley Sworn to before me, this 25 day	PROBATE arshall and made oath that She act and deed deliver the within written deed, and that She with
Greenville County PERSONALLY appeared before me Jane L. Ma saw the within named Fannie P. Eskew sign, seal and as her E. P. Riley Sworn to before me at it. 25	PROBATE arshall and made oath that She act and deed deliver the within written deed, and that She with
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Greenville County PERSONALLY appeared before me Jane L. Massaw the within named Fannie P. Eskew sign, seal and as her E. P. Riley Sworn to before me, this 25 day of March 1953	PROBATE arshall and made oath that She act and deed deliver the within written deed, and that She with
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