	Four Thousand (\$4,000.00)	Dollars in a company or companies the extended coverage endorsement thereon, and assign and delive the event the mortgagor(s) shall at any time fail to do so, then the mortgagor of the coverage endorsement thereon.	ies ⁄er
	mortgagee(s) at its election may on such failure declare the AND should the Mortgagee(s), by reason of any such in	debt due and institute foreclosure proceedings.	he
	applied by it toward payment of the amount hereby secured; or	the same may be paid over, either wholly or in part, to the same	nd iid
	in their place, or for any other purpose or object satisfactory the full amount secured thereby before such damage by fire or	enable such parties to repair said buildings or to erect new buildings of the Mortgagee(s), without affecting the lien of this mortgage for other casualty, or such payment over, took place.	for
	In case of default in the payment of any part of the prisame becomes due, or in the case of failure to keep insured f premises against fire and other casualty, as herein provided or	ncipal indebtedness, or of any part of the interest, at the time the or the benefit of the mortgages(s) the houses and buildings on the in case of failure to play any taxes or assessments to become defauld cases the mortgages(s) shall be entitled to declare the entitled	he 🗦
	And it is further covenanted and agreed that in the even the State of South Carolina deducting from the value of la way the laws now in force for the taxation of mortgages or manner of the collection of any such taxes, so as to affect this	nt of the passage, after the date of this mortgage, of any law nd, for the purpose of taxing any lien thereon, or changing in an debts secured by mortgage for State or local purposes, or the mortgage, the whole of the principal sum secured by this mort of the said Mortgagee(s), without notice to any party, become in	ny the
	And in case proceedings for foreclosure shall be institute profits arising or to arise from the mortgaged premises as add diction may, at chambers or otherwise, appoint a receiver of the premises, and collect the rents and profits and apply the ninterests, costs and expenses, without liability to account for a PROVIDED, ALWAYS, nevertheless, and it is the true int We be paid unto the said mortgagee(s) the debt or sum of money a	ent and meaning of the parties to these Presents, that if , the said mortgagor(s), do and shall well and truly pay or cause foresaid with interest thereon if any he due according to the truly	ris- of bt.
	hereby granted shall cease, determine and be utterly null and	sums which may become due and navable becounder the out-	ate
	the singular, the use of any gender shall be applicable to all indebtedness hereby secured or any transferee thereof wheth	its and advantages shall inure to, the respective heirs, executors, a nenever used, the singular number shall include the plural, the plur genders, and the term "Mortgagee" shall include any payee of the er by operation of law or otherwise.	ma I
	WITNESS Our hand(s) and seal(s) this 25	day of March , 19 5	
·	Signed, sealed and delivered in the Presence of:	Barillania	
	Thomas & heart	Rosella morgan (L.	S.)
		(L.	S.)
		(L.	S .)
	The State of South Carolina,	PROBATE	
	Greenville County)		
	PERSONALLY appeared before me Hines Three saw the within named Lewie Morgan and Rose		he
	sign, seal and as their Louise M. Moore	act and deed deliver the within written deed, and that he wi	
	Sworn to before me, this 25 day	witnessed the execution thereo	ot.
	of March 19 55	Times town	
	Notary Public for South Carolina		
	The State of South Carolina,	RENUNCIATION OF DOWER	
	Greenville County)		
# : :	I, Louise M. Moore certify unto all whom it may concern that Mrs. Rosella	, do here Morgan	by
	any compulsion, dread or tear of any person or persons whor	did this day appeared by me, did declare that she does freely, voluntarily, and withous over, renounce, release and forever relinquish unto the with	out
	w. w. wiikins, nis	, heirs, successors and assign	` ' ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
	all her interest and estate and also all her right and claim of released.	Dower, in, or to all and singular the Premises within mentioned as	nd
	Given under my hand and seal, this 25	D	
	day of March A. D. 19 55 De March D. 19 55 Notary Public for South Carolina	Rusella Margan	 -
7-T-0		4 10:20 A. N. #7772	
count	Ty Frenille; cessign		
Jor	value received of 711711 Will	ins, hereby assign, Act over	aud
Evelyn A.	villains of the stand the no	he which the Dame Herings	
dated Dec	ember 31, 1956, without 1	inst agreements & W.W. Wilkin	17 ,
the Pres. oj:		<i>y 1</i>	
Genobia Cox	Bated phis 31 of day of	12 (2) Phi	
THE TOTAL TO	١. دل	o. o could	

a cox assignment recorded Dec 17, 1957 at 10:56 x. 4. # 29313