And the said mortgagor & agree to insure and keep insured the houses and buildings on said lot in a sum not less than Six Thousand Seven Hundred Fifty and No/100 Dollars in a company or companies satisfactory to the mortgagee from loss or damage by fire, and the sum of Six Thousand Seven Hundred

Fifty and No/100 Dollars from loss or damage by tornado, or such other casualties or contingencies (including war damage), as may be required by the mortgagee and assign and deliver the policies of insurance to the said mortgagee, and that in the event the mortgager. S. shall at any time fail to do so, then the mortgagee may cause the same to be insured and reimburse itself for the premium, with interest, under this mortgage; or the mortgagee at its election may on such failure declare the debt due and institute foreclosure proceedings.

AND should the mortgagee, by reason of any such insurance against loss or damage by fire or tornado, or by other casualties or contingencies, as aforesaid, receive any sum or sums of money for any damage by fire or tornado, or by other casualties or contingencies, to the said building or buildings, such amount may be retained and 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 their successors, heirs or assigns, to enable such parties to repair said buildings or to erect new buildings in their place, or for any other purpose or object satisfactory to the mortgagee, without affecting the lien of this mortgage for the full amount secured thereby before such damage by fire or tornado, or by other casualties or contingencies, 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 the houses and buildings on the premises against fire and tornado risk, and other casualties or contingencies, 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 shall be entitled to declare the entire debt due and to institute foreclosure

And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South Carolina deducting from the value of land, for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said mortgagee, without notice to any party, become immediately due and payable.

And in case proceedings for foreclosure shall be instituted, the mortgagor S agree to and does hereby assign the rents and profits arising or to arise from the mortgaged premises as additional security for this loan, and agree... that any Judge of jurisdiction may, at chambers or premises, with full authority to take possession of the premises, and collect the rents and profits and apply the net proceeds (after paying costs of receivership) upon said debt, interests, costs and expenses, without liability to account for any more than the rents and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that the said mortgagor S, do and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due according to the true intent and meaning of the said note, and any and all other sums which may become due and payable

	rtue.			id; otherwise to remain in
enjoy the said Pi	AGREED by and between the remises until default shall be	e made as herein i	provided.	
WITNESS	our har	nd S and seal S	this 26th	day of January
×	in the year of our Lord	one thousand, nine	e hundred and 1111)	/-Six and
in the one hundr of the United St	red and eighticates of America.	eth		year of the Independence
	ad delivered in the Presence	of:	upp C.	Crawfox s
albert 2	Smil	m	abel TR - G	auford (L. S.)
4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -				(L. S.)
				(L. S.)
State of So	outh Carolina,			A TITE
GREEN	VILLE C	-	PROB	ATE
		Albert I. S	Smith	
PERSONALI	Y appeared before me	ADELL D. C	and Mobel M	and made oath that he
saw the within r	named Jos	seph C. Crawi	ord and mader M.	. Crawtord
sign, seal and as	their	act and deed del	iver the within written	deed, and that he with
NOTAL	John P. Mann			7 47
			witnes	ssed the execution thereof.
worn to before	me, this 26th	day)	u + 2	ssed the execution thereof.
worn to before	me, this 26th	day)	llut L Sn	ssed the execution thereof.
worn to before i	anuary A. D. 19	day)	hut L Sh	ssed the execution thereof.
worn to before i	me, this 26th anuary A. D. 19 Low (L. ublic for South Carolina	day)	Mut L Sn	ssed the execution thereof.
of Notary P	anuary A. D. 19	day)	Must L Sign	il
Notary P	anuary A. D. 19 ublic for South Carolina outh Carolina,	56 S.)	Mut L Sn	il
State of So	anuary A. D. 19 Journal Of L. Jour	1 day	Hut L Sn	OF DOWER
State of So GREEN I, J	me, this 26th anuary A. D. 19 public for South Carolina outh Carolina, VILLE Cou	ary Public for	RENUNCIATION South Carolina	I OF DOWER do hereby
State of So GREEN I, certify unto all w	me, this 26th anuary A. D. 19 public for South Carolina outh Carolina, VILLE Cou ohn P. Mann, a Nota	ary Public for Mabel	RENUNCIATION South Carolina M. Crawford	OF DOWER do hereby
State of So GREEN I, J certify unto all w	me, this 26th anuary A. D. 19 ublic for South Carolina outh Carolina, VILLE Cou ohn P. Mann, a Nota whom it may concern that Me ithin named	ary Public for Mabel Joseph C	RENUNCIATION South Carolina M. Crawford Crawford	I OF DOWER , do hereby
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