And said mortgagor agrees to keep the building and improvements now standing or hereafter, erected upon the mortgaged premises and any and all apparatus. Ditures and appurtenances now or hereafter in or attached to said buildings or improvements, named against loss or damage by fire and such other threatts as the mortgages may from time to time require, all such insurance to be in forms, in companies and in sums (not loss than sufficient to avoid any claim on the part of the insurans for companies said actors to the mortgages; that all insurance policies shall be died by and shall be for the benefit of and first payable in case of loss to the mortgages, and that it least fifteen the period of each such policy, a new and sufficient to be probley to take the place of the one socapting shall be deferred to the mortgage. The mortgagor hereby assigns to the mortgage all moneys recoverable under each such policy, and agrees that in the event of a loss the amount, collected under any policy of which the part of the property may, at the option of the mortgages of his mortgages, and on the mortgages, either be used in replacing, repairing or restoring he improvements partially or totally destroyed to a condition satisfactors to said mortgages, or he released to the mortgagor in either of which events the mortgage of any totally destroyed to a condition satisfactors to said mortgages. In the according to the same to be defended to see to the proper applications factory appoints the mortgage attorney travocable of the mortgage aball not be obligated to see to the proper applications factory appoints the mortgage attorney travocable of the mortgagor to assign each such policy. In the event of the superclassic streets appoints the mortgage may cause the same to be insued and rembrace and improvements on the property insuered as above provided, then the mortgage may cause the same to be insued and rembrace and improvements on the property insuered as above provided, then the mortgage atts election may on such failure to pay

And it is further exeminated and agreed that in the exemt-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 in force to the travation of mortgages or debts secured by mortgage for State or legal purposes, or the manner of the collection of am such taxes, so as to affect this mortgage, the whole of the principal sum seed each by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgagee, without notice to may part, become immediately due to the content of the said Mortgagee, without notice to may part, become immediately due

And in case proceedings for foreclosure shall be instituted, the mortgagor agrees to and does helding said the rent and profits arising or to arise from the mortgaged premises as additional security for this loan, and agrees that he judge of formediction may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take heavession of the premises, and collect the rents and profits and apply the net proceeds (after paying costs of receivership) upon said lebit of the profits and profits actually received.

PHOYIDED ALWAYS, recentheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgage, does and shall well-and-truly part or cause to be paid unto the said mortgage; the debt or sum of money aforegate with intensit thereon, it can be due according to the true intent and meaning of the said mortgage; the debt or sum of money aforegate with intensity thereon, it can be due according to the true intent and meaning of the said not and all other sums which may become due and parable becomes, the estate berieby granted shall cease, determine and be utterly guill and void; otherwise to remain in full force and vottic.

XXD 11 18 ACRUSD by and between the said parties that said mortgager shall be entitled to hold and enjoy the said premiers until default shall be made as berein provided.

The overants from contained shall be and the benefits and advantages shall inure to, the respective heirs, executors, administrators may exist, and issigns of the parties better. Whenever used the singular number shall acclude the plural, the singular number shall acclude the plural, the plural the singular number shall acclude the plural, the plural the singular number shall acclude any payce of the indebtedness hereby segmed or any transferrer thereof whether by operation of law are given whether the operation of law are given by

hand this and scale this ... WHINES in the year of our Lord one thousand, nine hundred and Birxty three September

Signed scaled and delivered in the Presence of

toux C Painis 9.

The State of South Carolina,

GREENVILLE

Joan O. Burgess PERSONALLA appeared before me

and made oath that S he

year of the Independence

offa F. Moore*and D. A. Moseley can the within named

; their 's signs scall and as

act and deed deliver the within written deed, and that S he with

PROBATE

Patrick C. Fant Sworm to before me, this Michember

Notary Public for South Carolina The State of South Carolina,

RENUNCIATION OF DOWER

GREENVILLE County

L. Patrick C. Fant, a Notary Public

certify unity all whom it may concern that Mrs. 71 rg in la ". Moore 3 Mrs. Caroline B. Moseley did this day appear

vgs Axxx of the willing named Otts . Moore and L. A. Moseley

beliagene, and, upon being privately and separately examined by me, the declare that she does freely, voluntarily, and without my compulsion dread or transet any persons whomsoever, renounce, release and forever religiquish unto the within Proved Couthern Basis and Trust Company

till ber interest and extate and also her right, and claim of Dower, in, or to all and singular the Premises within mentioned and indicated

5th Coton under my hand and sed, this de et Boptember

Vuguare T: Mauxe Moselei

Wacorlad Soptember 6th, 1903, et 11:38 A.M. #7071