•	. •				4 4 1			
	And the said	mortgagor agree Ten Thousa	to insure an	d keep insure	d the houses a	nd buildings on	said lot in a	a sum
		mortgagee from						panies
Saus	tactory to the				7.4			
mort	igagee, and tha	nay be required by it in the event the sured and reimburs on such failure de	the mortgagee mortgagor s selfself for the	and assign an half at any ti	d deliver the me fail to do s	o, then the mor	rance to the	said
or b	v other casuali	ne mortgagee, by r contingencies, as ties or contingencie tent of the amount	s, to the said b	uilding or bui	dings. Ysuch am	ount may be ret.	ained and an	hailar
erect the l	mortgagor , t new building lien of this mo alties or conti	his succe s in their place, or rtgage for the full ngencies, or such p	for any other, amount secure	purpose or obj I thereby befo	nable such part ect satisfactory re such damag	ies to repair sai to the mortgagee, e by fire or tori	d buildings without affe nado, or by	or to ecting other
time − and l ← or in law;	the same beco buildings on tl case of failur	ult in the payment omes due, or in the ne promises agains e to pay any taxes aid cases the morta	case of failure fire and torna or assessments	to keep insur do risk, and ot to become du	ed for the ben her casualties or e on said prop	efit of the mort contingencies, a erty within the	gagee the h s herein prov time require	ouses vided, ed by
law o chan; local princ	of the State of ging in any w purposes, or cipal sum secu	er covenanted and South Carolina de ay the laws now ithe manner of the red by this mortgs notice to any par	ducting from the n force for the collection of a ige, together wi	ne value of lar taxation of mo ny such taxes, ith the interes	d, for the purp ortgages or debt so as to affect t due thereon,	ose of taxing an s secured by mor t this mortgage.	y lien thereo tgage for Sta the whole o	on, or ate or of the
agree prem proce	ents and prof that any ises, with full eds (after pay	oceedings for fore fits arising or to Judge of jurisdict authority to take ring costs of receiv nore than the rer	arise from the ion may, at ch possession of th ership) upon sa	mortgaged pr ambers or ot e premises, an id debt, inter	emises as addi herwise, appoir d collect the re ests, costs and	tional secutity for nt a receiver of onts and profits a	or this loan, f the mortg	, and gaged
, F	PROVIDED AI	WAYS, neverthele						
to the	e true intent a	said mortgagee the nd meaning of the le hereby granted :	debt or sum of	money afores	aid, with interes	h may become	be due accor	rding
A enjoy	ND IT IS AC	REED by and bet nises until default	shall be made	as herein pro	vided.	3 V 3m	•	
V	VITNESS .					day of		
	***	in the year of ou	r Lord one the	ousand, nine h	undred and	sixty-four	· · · · · · · · · · · · · · · · · · ·	and
in the	one hundred	and eighty	-eighth	<del></del>		year of t	he Independ	lence
		delivered in the P	resence of:			_		
	•	. //	H	(1)	1116	u	F	•
/	1////	ilkin		المناهب	unus		(L,	S.)
(	la. Ca	unon &	7	•		····	(L.	S.)
		$\mathcal{U}$		,	<b>*</b>	-, *		a i
		•		4			(L.,	S.)
			, , , , ,	· (	····		(L.	S.)
Stat	e of Sout	h Carolina,	\ \ \	· ·	٠.		,	•
			·	- 1 - m	PI	ROBATE		- 1
			County					
/ PI	ERSONALLY	appeared before n	ne J.A.	Cannon,	Jr.	and made	oath that	_he
		ed C.L.A		·		•		
sign, s	eal ánd as 🚚 .	his	act and	deed deliver	the within wr	itten deed, and	thathe v	vith "
	W.	W. Wilkins			y	vitnessed the ex	ecution ther	eof.
Sworn	to before me,	this 23	day )	1	~\)			
of	Januar	Y	D. 19.64	Ja	ann	su S		
	10000	Many	(L. S.) \		<b>▶</b> •			
	Notary Publi	ic for South Caroli	na /	V.		· /		
State	of Sout	h Carolina,	ļ.		RENUNCIAT	TION OF DOW	ÆR	
	Green	ville	County		•			. 71
T			• )					
	unto all mbos	. Wilkins	ho M	nces Kav	Atkins	ner a managana ayan ayan a	, do here	eby
ho wi	who an who.	n it may concern to	nai mrs			<i>F.</i>		<del></del>
pefore and wi relinque state release	me, and, upon thout any com ish unto the and also all h	n named C. L. n being privately upulsion, dread or within named CA er right and claim	and separately fear of any per MERON-BROWN of Dower, in,	examined by son or person COMPANY, it or to all and	me, did declare s whomsoever, s successors an i singular the l	did that she does free renounce, released assigns, all herenises within	this day appoint of the control of t	ear ily, ver ind ind
Jiven (	under my han	d and seal, this	23	1	, ,	M		
lay of			D. 19 64 (	Jan	is Kan	Mtken		\$
<b></b>	Notary Public	A. for South Carolin	(L. S.)	T. Y		atkin		— a