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And said mortgagor agrees to keep the building and improvements now standing or hereafter erected upon the mortgaged premises and any and all apparatus, factures and apparatus and in forms, in companies and in sums (not less than mortgages may from time to time requires, all such insurinary and that a least factor days before the expiration of each such policy, a new and the mortgages all moneys recoverable under each such policy, and agrees that in the event of a loss the amount collected under and/or obligation secured hereby and in such order as mortgages may determine or said amount or any portion thereof may, at the option of the mortgages, either he used in replacing, repairing or restoring the improvements paratulay the objection of the mortgages, either he used in replacing, repairing or restoring the improvements paratulay the objection of the mortgages, either he used in replacing the mortgages of under the object of the option of the mortgages, either he used in replacing the improvements paratulay appeared to a condition satisfactory to as immergage, are to released to the mortgages of used to the mortgages and mort of the foreclosure of this mortgage. In the event of the mortgages shall not be obligated to see to the proper application thereof; nor shall the amount to released or used be deemed any appeared on any included the section of the mortgages of the control of the mortgages and the such the buildings and improvements on the property insured as above provided, then the mortgages shall at any time fall to keep the collisions of the mortgages of the mortgages and can be all the delivered the mortgages shall at any time fall to keep the collisions.

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, as herein provided, or in case of failure to pay any taves or assessments to become due on said properly 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 proceedings.

And it is further covenanted and agreed that in the ovent 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 mortgage; or debts secured by mortgage for State or local purposes, or the manurer of the collection of any such taxes, so as to affect this mortgage, the whole of the principal som secured by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgage, without notice to any party, become foundfately due

And in case proceedings for foreclosure shall be instituted, the mortgager agrees to and does hereby assign the rents and profits arising or to arise from the mortgagerd premises as additional security for this loan, and agrees that my Judge of installetion may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the premises, and collect the rents and profits and apply then the proceeds effect paying costs of receivership upon said debt, interests, costs and expenses, without liability to account for anything more than the rents and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the paties to these Presents, that if the said mortgager, does and shall well and truly pay or cause to be pald unto the said mortgage the debt or sum of money aforesaid with interest thereon, if any he due according to the true intent and meaning of the said one, and any and all rather sums which may be come due and payable hereunder, the estate hereby granted shall cease, determine and he atterly mult and valle believise to

AND IT IS ACREED by and between the said parties that said mortgagor shall be entitled to hold and enjoy the said Premises until default shall be made as herein provided.

The covenants herein contained shall brind, and the herefits and advantages shall mure to, the respective heirs, evecuturs, and ministrators, successors, and assigns of the parties herein. Whenever need the singular number shall include the plural, the plural the singular the use of any center shall be applicable to all genders, and the term "Mortagage" shall include any payre of the indebtedness hereby secured or any transferred thereof whether by operation of law or otherwise. WITHER and seal S this

20th

handa

August	in the year of our	Lord one tho	usand, rifne hundred and	sixty nine and
in the one hundred and of the United States of Am-	erica.	ninety	fourth	year of the Independence
Signed, scaled and delivered	In the Presence of:	1	Killiam Laure	1 16 Garden a. 81 1 16 Gardet a. 81 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The State of S	1.	a,	P	ROBATE
PERSONALLY appeare		•	C. Hunter	and made outh that S he
saw the within named	William J. heir	Wirthlin	and James H.	
Sworn to before fire, this of August Notary Public Notary Public The State of So	20th 10 On South Carolina	rick C. day 69 (1s.) 17-79	Fant Manag	witnessed the execution thereof.
Greenville	County	}	RENUNC	IATION OF DOWER
I, Pa certify unto all whom it may	trick C. Fan	t Janda M.	Wirthlin & N	, do berely
the wife of the within named before me, and, upon being any compulsion, dread or fer	William J.	Wirthli by examined rsons whomso	n and James II by me, did declare that ever, renounce, release	Gaines did this day appear she does freely, voluntarily, and without and forever relimpish unto the within
all her interest and estate a releaself Civen under any hand and se	al, this 20th	۸.	wer, in, or to all and sing	gular the Premises within mentioned and
August Notary Public My Commission ex	for South Carolina cpires; 4-17	L.S.)	Clause M. W. Thoray 23 x	Willean Server