appertaining.		e said Premises belonging, or in anywise incident or FE INSURANCE COMPANY, its successors and Assigns.	
Anddo hereby bind_myself		· -	
the said Premises unto the said SOUTHEASTERN LI			
Heirs, Executors, Administrate			
		· · · · · · · · · · · · · · · · · · ·	
and tornado  (\$1,500.00)  Dollars in a company policies of insurance to the said mortgagee, and that in the insured and reimburse itself for the premium, we due and institute foreclosure proceedings.  In case of default in the payment of any part of the  **THENDEL SAME PARTY OF THE PARTY AND THE	or companies satisfactory to the mortgagee free event the mortgagorshall at any time fath interest, under this mortgage; or the mortg	gagee at its election may on such failure declare the debt	
to become due on said property within the time required institute foreclosure proceedings. ANK NEW SECTION AND THE SAID WAY TO SAID THE SAID WAY TO SAID THE	e premises against fire risk, as herein provided, by law; in either of said cases the mortgagee which all the mortgage of the control of the	or in case of failure to pay any taxes or assessments shall be entitled to declare the entire debt due and to the control of t	x.
L SHINGS KÉRIKA KISE K KIRIK KESASEKSHANGSIKUUL SIJUK PERHUM KIRIG KESEELIKIK KARIKIK KEKIKHKIKI KOMMUK SIJU UMUK KASEELIKIK KEKIRIGISUKU KARISESTAN KARIK	SA SERIK BURGORATUDA KASAKA AKAMAKAKA BURG KAURA KAKAKAKA KIR KOSAKKAMAKAKAKAKA BURGA	KAKIK KIMAKAN KINA YERIKA KAKIKAKAKA KIMAKA KIMAKA KIMAKA KAKIKAKARIKA KAKAKAKA KIMAKARIKA POREKIKAR KON NEDIUKIN	j. :
And in case proceedings for foreclosure shall be instituted from the mortgaged premises as additional security for receiver of the mortgaged premises, with full authority paying costs of receivership) upon said debt, interests, co	uted, the mortgagoragree Sto and doe this loan, and agreethat any Judge of j to take possession of the premises, and collect sts and expenses, without liability to account for a	the rents and profits and apply the net proceeds (after anything more than the rents and profits actually received.	l
PROVIDED ALWAYS, nevertheless, and it is the tree the said mortgagor, do and shall well and truly pair any be due according to the true intent and meaning granted shall cease, determine and be utterly null and vor AND IT IS AGREED by and between the said particular as herein provided.	by or cause to be paid unto the said mortgagee to the said note, and any and all other sums which do otherwise to remain in full force and winter.	he debt or sum of money aforesaid with interest thereon	7
WITNESSandand	sealthis28th	day ofin	1
the year of our Lord one thousand, nine hundred and Independence of the United States of America.  Signed, sealed and delivered in the Presence of:	thirty-eight and in the one hundred and	sixty-second year of the	•
Patrick C. Fant		Harry B. Iler (L. S.)	
Flora K. Hayes		(L. S.)	
	•	(L. S.)	
		(L. S.)	) =
THE STATE OF SOUTH CAROLINA		PROBATE	
Greenville County  PERSONALLY appeared before me	Flora K. Haves		
saw the within named Harry B.	Tler	and made oath that Sho	9
sign, seal and as his		and that She with Patrick C. Fant	<u>-</u>
Sworn to before me, thisda			
March 1938 NOT Patrick C. Fant (L. S		K. Hayes	<del>.</del>
Patrick C. Fant  Notary Public S. C.			
THE STATE OF SOUTH CAROLINA			•
Greenville County	RENUNCIATIO	ON OF DOWER	
I. Patrick C. Far	nt	, do hereby	,
certify unto all whom it may concern that Mrs.		·	
	. D. T3		
its successors and assigns, all ner interest and estate a released.	mined by me, did declare that she does freely, e and forever relinquish unto the within name nd also all her right and claim of Dower, in, or	voluntarily, and without any compulsion, dread or fear voluntarily, and without any compulsion, dread or fear ed SOUTHEASTERN LIFE INSURANCE COMPANY r to all and singular the Premises within mentioned and	r
Given under my hand and seal, this28th	- )		
March A. D. 1938		rietta C. Iler	
Patrick C. Fant Notary Public for S. C.  (L. S	) <b>)</b>		
Recorded 28th March 19 38,	at4:39o'clockPM	By-N.S.	
	D		