In the event of failure or refusal of the owner to agree with the insurance companies involved as to the amount and terms of any fire loss within sixty days of the happening of such loss, then the Mortgagee may negotiate with and settle said loss with such fire companies and neither the Mortgagee nor the insurance companies involved shall, upon such settlement being made, be liable in any manner to the owner.

Any tax, assessments, or premium of insurance, not paid when due by the owner, may be paid by the Mortgagee or assigns, and any sum so paid shall be added to the amount of said principal debt as part thereof, shall draw interest from the time of said payment at the rate of six percentum per annum, and shall, with interest, be covered by the security of this mortgage.

The Mortgagee shall have the right to apply any funds received from hazard losses on account of the indebtedness or other items herein secured, or at its option may allow the same to be used in restoring the mortgaged premises provided the Mortgagee, if restoration of the premises is agreed to, may retain said funds without interest until said premises be so restored in a satisfactory manner.

AND IT IS FURTHER COVENANTED, That the said Mortgagor shall pay, as the same may become due, all taxes by whatsoever authority legally imposed upon property hereby mortgaged, and in case he shall at any time neglect or fail so to do, then the said AIKEN LOAN & SECURITY COMPANY or its Agent may pay such taxes and reimburse itself for the same, with interest thereon at the rate of six per centum per annum; and that the same shall stand secured by this Mortgage.

If any tax is assessed against this note or mortgage, or the interest thereon, other than the Federal Income Tax, or if any tax is assessed against the interest of said Mortgagee, in the above described land, it shall be paid by the undersigned and upon failure of the undersigned to pay the said tax at the time required by law, or if the statute or court decision imposing such tax requires it be paid by the holders of the said note, or instrument securing same, said note and instrument securing same will immediately mature and be enforceable as though their maturity in point of time had been reached, and the amount of such tax shall be secured by this mortgage.

AND IT IS FURTHER COVENANTED, That the said Mortgagor, his agents, and tenants, shall keep the aforesaid premises in as good order and condition as they now are, and not commit waste, or any injury, to such an extent as to impair the value of the same as a security for the said loan.

AND IT IS FURTHER COVENANTED, That in the event the Mortgagor, his heirs and assigns, do not keep said property and all equipment, appurtenances and accessories in proper repair and condition as hereinbefore specified, then the Mortgagee or its assigns, may have the necessary repairs made and the cost thereof added to the amount of said principal and made a part thereof, and the same shall draw interest from the time of said payment for said repairs at the rate of six per centum per annum, and shall, with interest, be covered by the security of this Mortgage.

AND the said Mortgagor further covenants and agrees, should the said obligation be placed in the hands of any attorney for collection, by suit or otherwise, in case of any default in the covenants and agreements herein contained, to pay all costs of collection and litigation, together with a reasonable attorney's fee, and the same shall be a lien on the said premises and be secured by this mortgage, and payment thereof enforced in the same manner as the principal obligation.

It is agreed that the parties hereto, their successors or assigns, shall have the right by mutual agreement at any time to renew or extend the indebtedness secured hereby, or any part hereof, or any addition which may be made thereto; and that they may by agreement increase or decrease the rate of interest and that they may modify or change any other obligation between the parties hereto evidenced by this instrument, or by the note mentioned herein, and such changes shall be binding upon any junior encumbrancer, voluntary or involuntary; and such changes and extensions may be granted without affecting the obligations of any subsequent purchaser who may purchase the property herein described, assuming this indebtedness; and that any or all of these changes may be made without notice to, or consent of, any junior encumbrancer or subsequent purchaser.

AND IT IS FURTHER COVENANTED, That the said Mortgagor shall hold and enjoy the said premises until default of payments as provided in said note, or a breach of some of the covenants of this mortgage shall be made.

IT IS UNDERSTOOD AND AGREED, That the word "mor who executes this Mortgage, and that all covenants and undertakin mortgagor, his heirs, executors, administrators and assigns, or if a	tgagor" wherever used herein shall refer to and be taken to mean, the party or parties, or the corporation gs herein set forth to be observed or performed by or otherwise affecting such mortgagor shall bind such corporation, then its successors and assigns
IN WITNESS WHEREOF, I h	a va
hereunto setmyhands and seal atGreen	ville , South Carolina
this 22nd day of July	, 194 <b>6</b>
Signed, sealed and delivered in the presence of:	
Ruby M. Eskew	William Samuel Langley (L.S.
Ben C. Thornton	(L.S.
STATE OF SOUTH CAROLINA,	요하는 보다는 그 이 눈이 모르게 하는 모든 사이를 하는 것들은 사람들이 없는 것들이 없다.
County of GREENVILLE	
Personally appeared before meBen_G	Thornton , a Notary Public
Tor Greenville	County State of South Carolina RIDV M. Eskow
and made oath that S he saw the above namedW	illiam Samuel Langley
sign, seal and ashis act and deed deliver the above written	mortgage for the uses and purposes above mentioned, and that S he with Ben C. Thoraton—witnessed the due execution are reof.
Syon parterior me this 22nd	
July 194	Ruby M. Eskew
Ben C. Thornton	
Notary Public for South Carolina	
STATE OF SOUTH CAROLINA,	
County of GREENVILLE	
Ben C. Thornton	, a Notary Public forGreenville
County, State of South Carolina, hereby certify unto all whom it m	ay concern that Ruby Link Langley
	did this day appear before me, and upon being privately and separately are all by
	pulsion dreed or fear of any parties are before me, and upon being privately and separately examined by
me, did declare that she does freely, voluntarity and without com- the within named AIKEN LOAN & SECURITY COMPANY, its ad singular the premises within mentioned and released.	pulsion, dread or fear of any person or persons whatsoever, renounce, release and forever relinquish unto successors and assigns, all her interest and estate, and also all her Right and Claim of Dower of, in or to all
even under my hand and seal this 22nd	
day of July , 194_	Ruby Link Langley (L.S.)
Ben C. Thornton Notary Public for South Carolina	
STATE OF SOUTH CAROLINA,	
County of Bullwelle	
FOR VALUE RECEIVED the within Mortgage and the Note	which it secures are hereby transferred, set over and assigned unto
	surance lampany
representatives, executors, administrators, successors and assigns with day of	thout recourse on the undersigned. Dated a Florence, South Carolina, this the
WITNESS:	
Dorothy bovington	AIKEN LOAN & SECURITY COMPANY
- Iwasa I Nalus	Executive Visit Oresident
CTIATE OF	
STATE OFCounty	ment Recorded July 12, 1946 at 12 m. # 15446
The debt secured by the within Mortgage having been paid in IN WITNESS WHEREOF	full, the said Mortgage is hereby declared fully satisfied and the lien forever discharged.
	underseal this theday of
, 19	•
Signed, Sealed and Delivered in the Presence of:	