And the said mortgagor(s) agree(s) to insure and keep insured the hour	
and Novion	
satisfactory to the mortgagee(s) from loss or damage by fire, with extended co the policies of insurance to the said mortgagee(s) and that in the event the importgagee(s) may cause the same to be insured and reimburse itself for the mortgagee(s) at its election may on such failure declare the debt due and	verage endorsement thereon, and assign and deliver
mortgagee(s) at its election may on such failure declare the debt due and	permissing, with interest, under this mortgage; or the
AND should the Mortgagee(s), by reason of any such insurance against	loss by fire or tornado as nforesoid
applied by it toward payment of the amount hereby secured; or the same may	og or suildings, such amount may be retained and
Mortgagor(s), his successors, heirs or essigns, to enable such par	the to repair said buildings or to erect new buildings
the this amount secured thereby before much dayness by	The mortgage for
same becomes due or in the case of first	DOSS. OF OF BERY next of the interest of the start of
premises against fire and other casualty, as herein provided, or in case of fail on said property within the time required by law; in either of mid cases the	the micrographe(s) the houses and buildings on the
THE PARTY SELECT REPORT IN THE PROPERTY OF THE PARTY OF T	TOTAL PROPERTY OF THE STREET WAS TO CAPIETO THE ANTI-
And it is further covenanted and agreed that in the event of the passas the State of South Carolina deducting from the value of land, for the passas way the laws now in force for the taration of mortgages or subts accured manner of the collection of any such tarass, so as to affect this most age, together with the interest due thereon, shall, at the option of the unit life mediately due and payable.	so, after the date of this mortgage, of any law of
way the laws now in force for the taxation of mortgages or sabts secured	by mortgage for State or local purposes, or the
gage, together with the interest due thereon, shall, at the option of the said Me	whole of the principal sum secured by this mort-
And in case proceedings for forcelosure shall be instituted the mountain	
And in case proceedings for forcelosure shall be instituted, the mortgage profits arising or to arise from the mortgaged premines as additional security diction may, at chambers or otherwise, appoint a receiver of the mortgaged	for this lumin, and agreems that any Judge of juris-
diction may, at chambers or otherwise, appoint a receive of the mostgaged the premises, and collect the rents and prefits and apply the net paccerts (af interests, costs and expenses, without liability to appoint its may be anything more the provided of the provided of the paccents of the paccents (af interests, costs and expenses, without liability to apply the next paccents (af interests, costs and expenses, without liability to apply the next paccents.)	or paying costs of sectivership) upon said debt,
	an the real and profits adually received.
Ligwis Holbert Pickens be said unto the said mortgage(s) the deli	agreements, do and small well and wuly pay or cause to
intent and meaning of the said note, and any man of money aforesaid with in	because due and purple shoulding to the true
be said unto the said mortgages(s) the debt or sum of money intent and meaning of the said note, and hearthy granted shall cease, determine and be discussed of the said while in AND IT IS AGREED by and between the said said said said said said said said	to security in fall force and writes.
aska derauk shall be made as herein provided.	An analysis of the second of t
The covenants herein contained shall bind, and the tenefits and advantage ministrators, successors, and assigns of the parties herein. Whenever used the thir singular, the use of any gender shall be applicable to all penders and the middle bodies and the middle bodies are because the contained by contaction.	in the to, the respective being emergences, ad-
the singular, the use of any gender shall be applicable to all genders, and the indebtochess hereby secured or any transferre thereof whather by operation	turn Mortgagee shall include any payer of the
WITNESS my hand(s) and seal(s) this 22ml	
	November ,19 50 .
Signed, sealed and delivered in the Propence of:	
10, 121 36 15 day	is Holbert Lichens s)
	(L. S.)
	(L. S.)
	(L.S.)
The State of South Carolina,	
GREENVILLE County	PROBATE
PERSONALLY appeared before me Carol W. Thomas	
saw the within named Lewis Holbert Pickens	and made oath thathe
Patrick C. Fant	cliver the within written deed, and that S he with witnessed the execution thereof.
Sworn to before the 22nd day	Accurate traceor.
Toverber 19 50	of alone)
Notate Public for South Caroling (L. S.)	
The State of South Carolina.	
[ # ###### # # # # # # # # # # # # # #	
GREENVILLE County	TUNCTATION OF DOWER
I, Patrick C. Fant, a Notary Public	
certify unto all whom it may concern that Mrs. Mary G. Pickens	do hereby
the wife of the within named Lewis Holbert Pickens	did this day appear
before me, and, upon being privately and separately examined by me, did dec	that she does freely, valuntarily, and without
The South Carolina National Bank of Charles	ton as irustee for the Green-
before me, and, upon being privately and separately examined by me, did december compulsion, december of any parson of assessment when the south Carolina National Bank of Charles named ville News-Piedmont Company Rap overs Trail her interest and estate and also all her right and chain at lighter, in, or to a released.	successors and assigns, successors and assigns, within mentioned and
Every profes my bead and seal this 22mg	
二十三三三元 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Deckers !
Total Public for South Complian	
Reserded Sovember 23	
	1.08 k. h. \$28483