vol = 607 page 235

And the said mortgagor(s) agree(s) to a reverse Hundred (\$1200.00)	insure and keep i		said lot in a sum not Dollars in a company or	
satisfactory to the mortgagee(s) from loss or the policies of insurance to the said mortga mortgagee(s) may cause the same to be ins mortgagee(s) at its election may on such f	gee(s) and that in ured and reimbur	with extended coverage endorsement in the event the mortgagor(s) shall at selitself for the premium, with inte	thereon, and assign a any time fail to do so rest, under this mortga	nd deliver o, then the
AND should the Mortgagee(s), by reas or sums of money for any damage by fire of applied by it toward payment of the amount	r other casualty to	o the said building or buildings, suc	ch amount may be re	tamed and
Mortgagor(s), her successors, I in their place, or for any other purpose or the full amount secured thereby before such	obiect satisfactory	enable such parties to repair said be to the Mortgagee(s), without affection or other casualty, or such payment	ing the lien of this me	w buildings ortgage for
In case of default in the payment of a same becomes due, or in the case of failure premises against fire and other casualty, as on said property within the time required k lebt due and to institute foreclosure proceedi	any part of the period to keep insured herein provided, by law; in either	orincipal indebtedness, or of any par for the benefit of the mortgagee(s) or in case of failure to pay any tax	t of the interest, at the houses and buildings or assessments to be	ngs on the secone dae
And it is further covenanted and agree the State of South Carolina deducting froway the laws now in force for the taxatio manner of the collection of any such taxes, gage, together with the interest due thereon, mediately due and payable.	om the value of on of mortgages of so as to affect the	land, for the purpose of taxing any or debts secured by mortgage for his mortgage, the whole of the prin	State or local purposicipal sum secured by	ses, or the this mort-
And in case proceedings for foreclosur profits arising or to arise from the mortgag diction may, at chambers or otherwise, apr the premises, and collect the rents and prof interests, costs and expenses, without liabil PROVIDED, ALWAYS, nevertheless, a	ed premises as account a receiver of fits and apply the ity to account for	Iditional security for this loan, and f the mortgaged premises, with ful net proceeds (after paying costs anything more than the rents and neaning of the parties to	agree(s) that any Jud l authority to take po of receivership) upon profits actually receive these Presents, that if	ge of juns- ossession of said debt ed.
be paid unto the said mortgagee(s) the debt intent and meaning of the said note, and hereby granted shall cease, determine and l AND IT IS AGREED by and between	any and all other be utterly null and the said parties th	er sums which may become due a d void; otherwise to remain in full f	any be due according nd payable hereunder force and virtue.	to the true, the estate
until default shall be made as herein provid The covenants herein contained shall l ministrators, successors, and assigns of the the singular, the use of any gender shall be indebtedness hereby secured or any transf	bind, and the ben parties hereto. V e applicable to al	Whenever used, the singular number l genders, and the term "Mortgaged	shall include the plura 2" shall include any p	d, the phira
WITNESS hand(s) and s			•	. 19
*				
•				
Signed sealed and delivered in the Present	ce of:	War Con I	12 / C S	
Muleus		foldentette de afrank untike til fin de	wall of the second seco	12 12/1(L 2 S)
- Sensona Cun				(L. S
				_(L. S
				. (L. S
The State of South Ca	rolina,)	PRO	BATE	
We will have	County			
PERSONALLY appeared before me			and made oath	that b
saw the within named	man and the second of the seco			
sign, seal and as	• • •	act and deed deliver the within	written deed, and that witnessed the execu	he wit ation thereo
Sworn to before me, this	day	**************************************		
of	19	كالله المستكلم المستعاري المستعلق المستعلم المستعلق المستعلق المستعلم المستعلق المستعلم المستعلم المستعلم المستعلم المستعلم المستعلم المست	ميمان ميمانيد. معاني فيريف بالدار المسايديد	
www.	((1)			
Notary Public for South C	(L. S.) Carolina			
TT 0 10 10	4.			
The State of South Ca	rolina,	RENUNCIATIO	ON OF DOWER	
	County			
I.	County /			do besei
certify unto all whom it may concern that M	frs.			1427.11.453
the wife of the within named			elid tl.	is chay appro
before me, and, upon being privately and any compulsion, dread or fear of any per named	d separately exan son or persons w	nined by me, did declare that she d homsoever, renounce, release and	oes freely, voluntardy, forever relinquish and	and without the with
- market			, herrs, successor	s and asseq:
all her interest and estate and also all her released.	r right and claim	of Dower, in, or to all and singular	the Premises within (i)	си, овет в
Given under my hand and seal, this)			
day of A	D. 19	>		
Notice Public Control	(L. S.)			
Notary Public for South (Recorded August 2	(L. S.)) Carolina 2 5th, 1954) , at 11;23 A.M. #1	9 2 1	