And said mortgagor agrees to keep the building and improvements now standing or horeafter erected upon the mortgaged premises and any and all apparatus, fixtures and appurtenances now or hereafter in or attached to said buildings or improvements, insured against loss or damage by fire and such other hazards as the mortgage may from time to time require, all such insurance to be in forms, in companies and is sums (not less than sufficient to avoid any claim on the part of the inverse for co-insurance) satisfactory to the mortgages, that all insurance policies shall be held by and shall be for the part of the inverse for co-insurance) satisfactory to the mortgages, that all insurance policies shall be held by and shall be for the benefit of sud first hem mortgage all moneys receverable under each such policy, and agrees that in the event of a loss the amount collected under any policy of insurance on said properly may, at the option of the mortgages, all moneys receverable under each such policy, and agrees that in the event of a loss the amount collected under any policy of insurance on said properly may, at the option of the mortgages and not obtain a said and mortgage, or be released to the mortgages, the provided of the mortgages of the benefit of a condition satisfactory to and mortgages, or be released to the mortgages of the entire of which events the mortgage shall not be obligated to see to the proper application thereof; nor shall the amount so released or used be deemed a payment on any mother or the standard of the mortgage of the

	in case of default in the payment of any part of the same becomes due, or in the case of fallure to keep ins premises against fire and tornado risk, as herein provided, said property within the time required by law; in either due and to institute forcelosure proceedings.		-	•
	And it is further covenanted and agreed that in the State of South Carolina deducting from the value of lan the laws now in force for the taxalton of mortgage of del the collection of any such taxes, so as to affect this mort with the Interest due thereon, shall, at the option of the sand pavable.			
	And in case proceedings for foreclosure shall be and profits arising or to arise from the mortgaged premis jurishiction may, at chambers or otherwise, appoint a ree of the premises, and collect the rents and profits and applinterests, costs and expenses, without liability to account	instituted, the more ses as additional sectiver of the mortgo y the net proceeds for anything more	tgagor agrees to and does be curity for this loan, and agre aged premises, with full autho- fafter paying costs of receive than the rents and profits actu	ereby assign the rents res that any Judge of crity to take possession riship) upon said debt, ally received.
	PROVIDED ALWAYS, nevertheless, and it is the transityagor, does and shall well and truly pay or cause to be interest thereon, if any he due according to the true intent come due and payable hereunder, the estate hereby grantemain in full force and virtue.	rue intent and mean pald unto the said and meaning of the ated shall cease, do	ning of the parties to these Pr mortgagee the debt or sum of said note, and any and all othe stermine and be utterly mill of	esents, that if the said money aforesaid with er sums which may be- and void; otherwise to
	AND IT IS AGREED by and between the said pa Premises until default shall be made as herein provided.	rties that said mort	gagor shall be entitled to he	ld and enjoy the said
	The covenants herein contained shall bind, and the be ministrators, successors, and assigns of the parties hereto, the singular, the use of any gender slall be applicable to indebtedness hereby secured or any transferee thereof wh	Piclits and advantag Whenever used the all genders, and the ether by operation	es shall imme to, the respective singular number shall include term "Mortgagee" shall included faw or otherwise.	re heirs, executors, ad e the plural, the plural* ude any payee of the
	WITNESS hand a	and seal this	24th	day of
	February in the year of our Lord or	ne thousand, nine b	omdred and seventy	and
	in the one hundred and ninety fourth of the United States of America.		· yes	of the Independence
	Signed, sealed and delivered in the Presence of:	I 4	[[].	
į.	Louis B. M. Hugh	1/2:	But tiller	deciena
	Part & C. Dout	ţ		0.83
	35			1.00
				(L. S.)
				(I., S.)
	The State of South Carolina,	1	PROBATE	
	ODCEMUTI LE	(TRODATE	
	GREENVILLE County		. ,	al alaba etc
	CADIOS E LINDSEN	n B. McHugl v	L and n	nade oath that . 8 he
	saw the within named CARLOS F. LINDSEY		leliver the within written deed,	and that he with
	sign, scal and as his Patrick C. Fant	/	. /	the execution thereof.
	Swarn to before me, this 24th day	\ //	1. / 7	
	Webruary 19 70	3	101 / 100	1100
	My Commission expires: 4/17/79	ين كجت (Can B. Tyc	Duch
	My Commission expires: 4/17/79 The State of South Carolina,	()		
	The State of South Caronia,	(RENUNCIATION OF E	OWER
	0. 111	(
	Greenville County	1		
	•	,	. •	, do herely .
	I,) v Frances L	indsey	, do hereby
	I, certify unto all whom it may concern that Mrs. Mar) y Frances L ndsev	indsey	, do hereby .
	t, certify note all whom it may concern that Mrs. Mary the wife of the within named Carlos F. Lin	ndsey		did this day appear
	I, certify unto all whom it may concern that Mrs. Mar	ndsey unined by me, did whomsoever, renom		did this day appear

all her interest and estate and also her right and claim of Dower, in, or to all and singular the Premises within mentioned and

released.

Given under any hand and seal, this

May Transa Zindsig A. D. 19 70 day of February Notary Public for South Carolina
My Commission expires: Recorded Feb. 24, 1970 at 11:55 A. M. #18640.