And should the Mortgages, by reason of any such insurance against loss as aforesaid, receive any sum or sums of money for any damage to the said building, or buildings, such amount may be retained and applied by it toward payment of the amount hereby secured; or the same may be paid over, either wholly or in part, to the said Mortgagor, his successors, heirs or assigns, to enable such parties to repair said buildings or to erect new buildings in their place, or for any other purpose or object satisfactory to the Mortgagee, without affecting the lein of this mortgage for the full amount secured thereby before such damage, or such payment over, teck place.

And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law deducting any liest thereon from the value of land, for the purpose of taxation, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgagee, without notice to any party, become immediately due and payable.

And it is further covenanted and agreed that the mailing of a written notice and demand by depositing it in any post-office, station, or letter-box enclosed in a postpaid envelope addressed to the owner of record of said mortgaged premises, and directed to said owner at the last address actually furnished to the holder of this mortgage, or in default thereof, directed to said owner at said mortgaged premises, shall be sufficient notice and demand in any case arising under this instrument, and required by the provisions thereof or the requirements of the law.

And it is further covenanted and agreed by said parties that in default of the payment by said Mortgager of all or any taxes, charges and assessments which may be imposed by law upon the said mortgaged premises or any part thereof, it shall and may be lawful for the said Mortgagee, its successors, legal representatives and assigns, to pay the amount of any such tax, charge or assessment with any expenses attending the same; and any amounts so paid, the Mortgagor shall repay to the said Mortgagee, its successors, legal representatives or assigns, on demand, with interest thereon, and the same shall be a lien on the said premises and be secured by the said note and by these presents; and the whole amount hereby secured, if not then due, shall thereupon, if the said Mortgagee so elects, become due and payable forthwith. And the said Mortgagor does further covenant and agree that he will execute or procure any further necessary assurance of the title to said premises and will forever warrant said title.

And the said Mortgagor further covenants and agrees, should the said obligation be placed in the hands of an 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.

Whenever the singular or plural number, or masculine, feminine, or neuter gender, is used herein, it shall equally include the other, and every mention herein of "Mortgagor" or "Mortgagee" shall include the heirs, executors, administrators, successors, and assigns of the party or parties so designated.

• * .		the hand and seel which	10th day
In Witness Where	of, the Mortgagor has hereunto	set his hand and seal this	fifty-seven
ofApril	in the year of our Lor	d one thousand nine hundred	and,
and in the one hundre United States of Ame	ad and eighty-iiist	year of t	he Independence of the
		avin E.	2
Signed, sealed and deli	ivered in the presence of	( chein Z.	<i>Flora</i> (L. S.)
an 4. arr	ustrag		(L. S.)
Win had	Wille		
		RENUNCIATION	OF DOWER
South (	larolina		
state of	Jar Ottila		
State of South (County of Green W	ville inifred Wills		
I,	all whom it may concern, that	Jacqueline	P. Peace
do hereby certify unto	all whom it may concern, tha	t Mrs.	
the wife of the withi	n named Alvin E. Pe efore me, and upon being priva	ately and separately examined	by me, did declare that
and this day appear b	cioro mo, una apon a a	later dread or foor	st and nerson or dersous
whomsoever renounce	ly, voluntarily, and without a e, release and forever relinqui	sh unto the within named C.	Douglas Wilson & Co.,
	her	served and astate and also all	ner
its successors and assi Right and Claim of	gns, alln Dower of, in or to all and sin	gular the premises within mer	tioned and released.
A CIVEN under m	y hand and seal,		00
the 10th towns	y hand and seal, pril , A. D. 19 57	Jacqueline	It teach
the hel	Lieu (L.S.)		
Notary P	ublic for South Carolina.		
by sommission	expires at the plea	sure of the Governo	or.
minimum Carlot	r gradus en		
	Tina .		