( )	singular the said premises unto the said	d The Life Insurance Company of	Virginia, its successors and	assigns forever. And
-	my sel f		//	
administrators, to warrant and forever defend and heirs		=		
PROVIDED ALWAYS, NEVERTH	ELESS, and it is the true intent and	meaning of the parties to these I	Presents, that if	the said
well and truly pay, or cause to be paid, unto the				
	and shall perform the Covenants here it cease, determine and be utterly null and between the said parties, that the	and void; otherwise it shall remain said Mattie P:	in full force and virtue. Thompson	, her
and buildings on said land in such Insurance the sum of not less than	Company or Companies as may be loss or damage by fire, and will assig	heirs, executors, approved by the said The Life I  the Policy or Policies of Inst	or administrators, shall an nsurance Company of Vir- urance to the said Compa	d will insure the house ginia or its Agent, in my; and that in case
	l reimburse itself for the premium and tred by this Mortgage.  ANTED, That the said	e O. Thomps	interest thereon at the r	ate of six per centum
			ay become due, all taxes by	whatsoever authority
legally imposed upon the property hereby mortg shall at any time neglect or fail so to do, the with interest thereon at the rate of six per of 3. AND IT IS FURTHER COVENA	en the said The Life Insurance Compa	ny of Virginia or its Agent may p shall stand secured by this Mortg	age.	
condition as they now are, and not commit was	ste, or any injury, to such an extent as	agents, and tenants, shall k to impair the value of the same a	eep the aforesaid premises as a security for the said 1	in as good order and oan.
4. AND IT IS FURTHER COVEN	ANTED, That in case of any litigatio	n between the parties to this Mortg	gage, the said	
5. AND IT IS FURTHER COVEN taxes hereinbefore specified, or to perform any treat the whole principal as due with interest to 6. AND IT IS FURTHER COVEN	ANTED, That in case of default in pay y of the other covenants of this Mortg thereon up to said time, and thereafter NANTED, That in case the said debt,	yment under any of the conditions age, for the space of thirty conse at the rate above stipulated.  or any part thereof, is established	s of the said Notes, or fail cutive days, the said Comp by or under an action for	ure to pay any of the any may at its option foreclosure or of debt
his services in said action, not to exceed ten p	ser cent. of the amount unpaid and dec	reaso reed to be payable—such fee to be	nable fee to the Attorney of incorporated in the judgm	the said Company for ent in said action and
7. AND IT IS FURTHER COVENA	ANTED, That the said	L. O. Shampers will assign, and doth hereb	y assign set over and trans	efer to the said Com
pany, its successors, and assigns, all of the ren issued in action to foreclose this Mortgage aft said Mortgagor agrees that a receiver may be	ats, issues and profits of the said mortg fer default in the conditions thereof, as	aged premises, accruing and fallin further security for the debt the	g due from and after the n due and unpaid under t	service of a summons his Mortgage, and the
	heirs, exec	utors, administrators or assigns, sl	nall make such payments as	herein specified, then
this Mortgage shall be void, but if the said	nall fail to keep any of the covenaths be paid herein, or if default be made if the buildings and improvements are Notes secured hereby, or the interest is ecision that the undertaking by the Moccessors or assigns, the whole indebtedn made to or on account of the Mortgag without notice and the money due on	herein contained, or to pay any in the payment of said taxes or not kept in good repair; or in c in said premises of said Mortgagee rtgagor, as herein provided ess and all sums secured by the lorherein for taxes, assessmaid Notes and for advances as af v's fees.	of said moneys as they be assessments; or if default ase any tax or assessment; its successors or assigns; I, to pay any tax or taxes Mortgage, to-wit: The printents, premiums of insurantoresaid shall then become	come due and payable be made in the said is assessed within the or upon the rendering is legally inoperative, cipal and interest then ce and charges of any due and this Mortgage
vided in said Notes, or a breach of some of th		shall hold and enjoy th		• •
wided in said Notes, or a breach of some of the WITNESS	1 Seal this, the 24th day	of June of nd in the one hundred and fo	sty-sixth	in the
Signed, Sealed and Delivered in the Pr	resence of			<b>3</b> ,
Lula Or. Smith B. a. Morgan		Mattie 9	/	
- a vo javo				(SEAL)
STATE OF SOUTH CAROLINA,	PROBATE			
Personally appeared before me	Vela R. Smith			and made oath
that She saw the hereinbefore named	nattle I Thom	pson	0 500 4 1010	
sign, seal, and as	act and deed, deliver the foregoing De	ed; and that	ici: Program	n the presence of each
other, witnessed the execution thereof.	. /			
Sworn to before me, this 24 t		Lula Ot	8 41	
day of June	A. D. 19.22		Pmilk	
13. a. Margan	Notary Public for S. C.			
STATE OF SOUTH CAROLINA, }	RENUNCIATION OF DOWER			
ICounty.			do hereby certify	unto all whom it mav
concern, that		wife of the her	einbefore named	
rately examined by me, did declare that she declare and forever relinquish unto the within and claim of dower of, in, or to all and singu	loes freely, voluntarily, and without an named The Life Insurance Company other thar the Premises within mentioned and	y compulsion, dread or fear of of Virginia, its successors and assi- released.	any person or persons or gns, all her interest and est	whomsoever, renounce, ate, and also her right
GIVEN under my Hand and Seal, this  A. D. 19	sday ofday			
				(L. S.)
	Notary Public for S. C.			
				·

Recorded .....

July 3rd. 1922