| And the said mortgagor.S  | _agreeto insure and keep   | Instituted the bosses and building   |  |
|---|--|--|--|
| not less than FIVE THOU   | sand Seven Handred   | A LIVE STREET STREET   |  |
|   |  | and the sum of   |  |
| required by the mortgagee and the mortgagorshall at any   | d assign and deliver the policies<br>time fail to do so, then the re-  | s of insurance to the said mertance<br>nortgages may cause the same to the mortgages at its election may   |  |
| AND should the mortgagee casualties or contingencies, as other casualties or contingencies  | , by reason of any such insuran<br>aforesaid, receive any sum or<br>es, to the said building or buil   | ce against loss or damage by fire<br>sums of menny for any damage b<br>dings, such amount may be reta<br>may be paid over, either wholly                                     | The state of the same of the s |
| mortgagor_S_,their_successibuldings in their place, or for of this mortgage for the full contingencies, or such payment   | ssors, heirs or assigns, to enab<br>r any other purpose or object<br>amount secured thereby before<br>t over, took place.  | le such parties to repair said be<br>satisfactory to the mortgages, wi<br>such damage by fire or ternado, o  |  |
| In case of default in the p<br>the time the same becomes due<br>and buildings on the premises as<br>in case of failure to pay any ta<br>in either of said cases the mortg | ayment of any part of the prize, or in the case of failure to legainst fire and tornado risk, and uses or assessments to become agee shall be entitled to declare  | cipal indebtedness, or of any parkeep insured for the benefit of the other casualties or contingencies, due on said property within the the entire debt due and to institute | art of the interest, of  |
| and it is further covenant<br>any law of the State of South<br>or changing in any way the law<br>local purposes, or the manner of   | ed and agreed that in the ever<br>Carolina deducting from the s<br>s now in force for the taxation of<br>the collection of any such taxes<br>together with the interest due  | nt of the passage, after the date<br>value of land, for the purpose of to<br>of mortgages or debts secured by<br>s, so as to affect this mortgage, the                       | of this mortgage, of<br>axing my lies thereon<br>mortgage for State of   |
| agreethat any Judge of ju<br>with full authority to take pos  | risdiction may, at chambers of ssession of the premises, and or the premises, and or the premises, and or the premises, and or the premises of | ed the mortgagor A agree to ged premises as additional secur otherwise, appoint a receiver of tothert the rents and prefits and tas, costs and expenses, without I           | he mortgaged premises,   |
| PROVIDED ALWAYS, ne   | vertheless, and it is the true   | intent and meaning of the parties  | to these Presents, that  |
| to be paid unto the said mortg<br>ing to the true intent and m<br>payable hereunder, the estate<br>remain in full force and virtue.                                       | eaning of the said note, and   | mortgagor. S., do and shall well<br>ey aforesaid, with interest thereon<br>any and all other sums which<br>determine and be utterly null a                                   | , if any be due accord-  |
| • •   | and between the sold mention t   | hat said mortgagorshall be en  | itled to hold and enjoy  |
| WITNESSour  | handS_ and seals   | · · ·  | . October  |
| in the one hundred and  | ar of our Lord one thousand,   | nine hundred and forty-eig   | tht and  |
| of the United States of America<br>Signal Sealed and delivered in the   | l  |  |  |
| P. Brush Monch  |  | William S. S.  | Mary (L. S.)   |
| Carle Mi Linele   | rger 0   | Tarah Dr. Subl   | and (L.S.)   |
|   |  | ,<br>  | (L. S.)  |
|   |  |  | (L. S.)  |
| State of South C  | arolina.   |  |  |
| GRAINVILLE  | County (   | PROBATE  |  |
| PERSONALLY appeared be  | efore me Earle M. ]  | ineberger<br>and Sarah M. Hubbard  | d made oath thathe   |
| sign, seal and asthe  | eiract and deed of   | deliver the within written deed,   | and that _he with  |
| Sworn to before me, this  | 15th dow \   |  |  |
| October<br>Word Mou<br>Notary Public for Sout   | D. 19.48 (L. S.)   | Sale Tu Lines  | unger  |
| State of South C  | arolina,   | N TILLE NO. 1 TO 1   |  |
| GRZENVILLZ  |  | RENUNCIATION OF  | F DOWER  |
| i, P. Bradley Mor   | rah, Jr., a Notary   | Public for S. C.   | , do hereby  |
| certify unto all whom it may con  | cern that Mrs. Sar<br>William S. Hubb  | ah M. Hubbard<br>ard   |  |
| and without any compulsion, of  | lread or fear of any names   |  | , release and forever  |
|   | so all her right and claim of  | or persons whomsoever, renounce<br>RANCE COMPANY, its success<br>Dower, in, or to all and singular   | ors and assigns, all<br>r the Premises within  |
| day of October  Notary Public for Sout  | so all her right and claim of  | Dower, in, or to all and singular  | ors and assigns, all r the Premises within   |