· •

and the said mortgagor. agree to hours and not less than Eleven Thousand (2).	
satisfactory to the mortgages from loss or damage h	
(\$11,000,00) Dollars from loss or damage	y torando, or mails other committee or specialistic and second
required by the mortgages and assign and deliver the the mortgagorshall at any time fail to do so, the itself for the premium, with interest, under this mortgathe debt due and institute foreclosure proceedings.	n the mortage way man its passed.
casualties or contingencies, as aforesaid, receive any st other casualties or contingencies, to the said building toward payment of the amount hereby secured; or the	Insurance against four or describe by the attention of the more of manage for each amount to the second second or buildings, such as not next the second second of the second sec
mortgagor. 8. the 12 successors, heirs or assigns, buildings in their place, or for any other purpose or of this mortgage for the full amount secured thereby contingencies, or such payment over, took place.	earns moy be the state of the s
In case of default in the payment of any part of the time the same becomes due, or in the case of fails and buildings on the propriets are in the case of fails	he principal indebtodance, or of any past of the second
	the event of the passage, after the date of this passage, at me the value of land, for the purpose of texting and the particle of mortgages or debts actually and the passage of the passage of texting and the passage of the passage
And in case proceedings for foreclosure shall be the rents and profits arising or to arise from the agreethat any Judge of jurisdiction may, at chan with full authority to take possession of the premises (after paying costs of receivership) upon said debt, anything more than the rents and profits actually rece	instituted the mortgager. agree to and deer hunder teaten mortgaged pressions as additional security for this loss, and abors or etherwise, appears a receiver of the mortgaged pressions, and collect the rests and profits and apply the fact proceeds interests, costs and expenses, without liability to account for itself.
The state of the s	e true intent and meaning of the parties to these Presents, that
to be paid unto the said mortgages the debt or sum or ing to the true intent and meaning of the said not	ne said mortgagor
	arties that said mortgagor_s_shall be entitled to hold and enjoy in provided.
	d seal s this 19th day of October
	usand, nine hundred and forty-eight and
in the one hundred and seventy-thir of the United States of America.	dyear of the Independence
Signed, sealed and delivered in the Presence of:	Motinger P. Finner (L. 8.) Violet J. Junner (L. 8.)
J. Willen Willer	(L. S.)
	(L. S.)
State of South Carolina,	PROBATE
GREENVILLE County	
PERSONALLY appeared before meJ. W:	ilbur Hicks and made oath that he
saw the within named MCK1nley R. Pin	ner and Violet G. Pinner
sign, seal and asact andact and	deed deliver the within written deed, and that _he withwitnessed the execution thereof.
Sworn to before me this 19th	
of October A. D. 19 48 Maria Roman L. (L. S.) Notary Public for South Cardina	J. Wilber Hills
, , , , , , , , , , , , , , , , , , , ,	
State of South Carolina, GREENVILLE County	RENUNCIATION OF DOWER
I, Marion Brawley, Jr.	Notary Public for S. C., do hereby
the wife of the within named McKinley R. before me, and, upon being privately and separately and without any compulsion, dread or fear of any relinquish unto the within named LIBERTY LIFE	Pinner ——————————————————————————————————
Given under my hand and seal, this 19th	Wight of Aline
day of October A. D. 1948 (Notary Public for South Cardina 1948 a.	t 3:08 P. M. #22923