And the said mortgagor_S_agreeto insure and ke	ep insured the houses and buildings on said lot in a sum not
tes than -Eighty-savan Hundrad Fifty	Dollars in a company or companies
satisfactory to the mortgagee from loss or damage by fire, aptly	Wywin extented coverage endorsement
said digitales, and that in the event the mortgagor shall	ornado, and assign and deliver the policies of insurance to the at any time fail to do so, then the mortgagee may cause the same rest, under this mortgage; or the mortgagee at its election may occedings.
AND should the Mortgagee, by reason of any such insurar or sums of money for any damage by fire or tornado to the st	nce against loss by fire or tornado as aforesaid, receive any sumula building or buildings, such amount may be retained and apthe same may be paid over, either wholly or in part, to the said
Mortgagor a thair successors heirs or assis	gns, to enable such parties to repair said buildings or to erect new
premises against fire and tornado risk, as herein provided or	ipal indebtedness, or of any part of the interest, at the time the refer the benefit of the mortgagee the houses and buildings on the in case of failure to pay any taxes or assessments to become due tid cases the mortgagee shall be entitled to declare the entire debt
way the laws now in force for the taxation of mortgages or de manner of the collection of any such taxes, so as to affect this m	t of the passage, after the date of this mortgage, of any law of for the purpose of taxing any lien thereon, or changing in any buts secured by mortgage for State or local purposes, or the nortgage, the whole of the principal sum secured by this mort- e of the said Mortgagee, without notice to any party, become im-
Judge of jurisdiction may, at chambers or otherwise, appoint a re-	the mortgagor. agree to and does hereby assign the ses as additional security for this loan, and agree that any ecciver of the mortgaged premises, with full authority to take apply the net proceeds (after paying costs of receivership) upon ant for anything more than the rents and profits actually received.
PROVIDED ALWAYS, nevertheless, and it is the true	intent and meaning of the parties to these Presents, that
be paid unto the said mortgagee the debt or sum of money afor	aid mortgagorS, do and shall well and truly pay or cause to oresaid with interest thereon, if any be due according to the true can which may become due and payable hereunder, the estate id; otherwise to remain in full force and virtue.
said Fremises until default shall be made as herein provided.	r said mortgagor shall be entitled to hold and enjoy the
	al thisday of
in the one hundred and seventy-for of the United States of America.	and, nine hundred and forty-nine and arth year of the Independence
Simulation of the state of the	
Signed, sealed and delivered in the Presence of:	the and the
Madali M. Bray	(L.S.)
Patrick a dant	Noten B. Henry (1.5)
	(I., S.)
	(L. S.)
TI C. (C. (C. ()	
The State of South Carolina,	
GREENVILLE County	PROBATE
PERSONALLY enneared before me Madah M	Rnau
sow the within named Wayman W. Hanry and	Bray and made oath that he Helen B. Honry
sign seed and as their	
Patrick C. Fant	d deed deliver the within written deed, and thatS_he withwitnessed the execution thereof.
Swom to before me, this 23rd day of September 19 49	70 1 1 0 1 12 m
of September	Wahan M. Dry
Notary Public for South Carolina	√- ·
The State of South Carolina,	
}	RENUNCIATION OF DOWER
GREENVILLE	
I, _Patrick_C. Fant, a Notary Publ	ic_for_SC do hereby
certify unto all whom it may concern that Mrs. Helen	B. Henry
the wife of the within named Wayman W. Henry before me, and, upon being privately and separately examined any compulsion, dread or fear of any person, or persons whomso	by me, did declare that she does freely, voluntarily, and without ever, repounce, release and forever gelinquish unto the within
named the will of Marshall Condition of Do all her interest and estate and also all her right and claim of Do released.	ever, renounce, release and forever relinquish unto the within nk of Unarleston as Trustee under its, heirs, successors and assigns wer, in, or to all and singular the Premises within mentioned and
Given under my hand and seal, this 23rd	5/2
day of September A. D. 19 49	Welen B. Frency
Notary Public for South Carolina	