And the said mortgagor agree to insure and	d keep insured the houses and buildings on said lot in a sum not	t le
than Three Thousand and No/100th	hsDollars in a company or comp	anie
satisfactory to the mortgagee from loss or damage by fire,	and the sum of Three Thousand and No/100t	hs
the said mortgagee, and that in the event the mortgagor, same to be insured and reimburse itself for the premium, on such failure declare the debt due and institute foreclos	or damage by tornado, and assign and deliver the policies of insuran- r shall at any time fail to do so, then the mortgagee may cause with interest, under this mortgage; or the mortgagee at its election sure proceedings.	ce t e th may
	insurance against loss by fire or tornado as aforesaid, receive any the said building or buildings, such amount may be retained and ap r the same may be paid over, either wholly or in part, to the	
Mortgagor successors, heirs or assi	signs, to enable such parties to repair said buildings or to erect ect satisfactory to the Mortgagee, without affecting the Hen of this nage by fire or tornado, or such payment over, took place.	nev nort
In case of default in the payment of any part of the	e principal indebtedness, or of any part of the interest, at the time red for the benefit of the mortgagee the houses and buildings on or in case of failure to pay any taxes or assessments to become due of said cases the mortgagee shall be entitled to declare the entire	the the e or deb
the laws now in force for the tayation of mortgages or dela	event of the passage, after the date of this mortgage, of any law of ad, for the purpose of taxing any lien thereon, or changing in any bits secured by mortgage for State or local purposes, or the manner rigage, the whole of the principal sum secured by this mortgage, toge said Mortgagee, without notice to any party, become immediately	way
purisdiction may, at chambers or otherwise, appoint a received the premises and collect the rents and profits and contains the premises.	ituted, the mortgagor agree. S to and does hereby assign the rest as additional security for this loan, and agree. S that any Judge over of the mortgaged premises, with full authority to take possess ply the net proceeds (after paying costs of receivership) upon said dofor anything more than the rents and profits actually received.	
James E. Daniel	the said mortgagor, do and shall well and truly pay or cause by aforesaid with interest thereon, if any be due according to the ter sums which may become due and payable hereunder, the estate heroid; otherwise to remain in full force and virtue.	e to
AND IT IS AGREED by and between the said part Premises until default shall be made as herein provided.	rties that said mortgagor shall be entitled to hold and enjoy the	said
WITNESShand an	nd seal thisday	, of
November in the year of our Lord one	ne thousand, nine hundred and Sixty-Six	
	year of the Independe	
Signed, sealed and delivered in the Presence of:	la a Chamiel	
Mary M. Pager	James E. Daniel	. S.)
Jud 10 14. Ja.	Janies 1. Barrer	S .)
	(L.	S.)
	(L.	
The State of South Carolina,)	
CDEFINITIE	PROBATE	
GREENVILLE		
PERSONALLY appeared before meM Takes the within named James E. Daniel	Mary N. Parker and made oath thats	∄he
sign, seal and as his	_act and deed deliver the within written deed, and that _\$_he w	
Fred D. Co	DX, Jrwitnessed the execution there	ith
Sworn to before me, this 2nd day	withessed the execution there	OI
November 1966.	Mary D. Parker	
The State of South Carolina,	1	
GREENVILLE COUN	RENUNCIATION OF DOWER	
	,	
I,Fred D. Cox, Jr.,	a Notary Public for S. C., do here	by
pertify unto all whom it may concern that Mrs. Marilson	m C Domiol	
the wife of the within named. James L. Daniosefore me, and, upon being privately and separately examine out compulsion, dread or fear of any person or persons who mamed The Peoples National Bank of all her interest and estate and also all her right and claim of	ieldid this day appeted by me, did declare that she does freely, voluntarily, and without homsoever, renounce, release and forever relinquish unto the with Greenville, S. C, its successors and assign of Dower, in, or to all and singular the Premises within mentioned as	ear out oin os,
eleased.	and I common whethir michigoried an	иu
November D. 1966.	Marilen of Daniel	