AND it is covenanted and agreed by and between the parties to these presents that the whole of said principal sum shall become due at the option of the said ages, its successors, legal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, assessment of the said pays after the same shall have become due and payable, or after default in the payment of any installment hereinbefore mentioned or immediately useful or threatened demolition or removal of any building erected on said premises. AND it is further covenanted and agreed that the whole of said principal sum and the interest shall become the payment of the said Mortgage, upon fair	or water pon the
ny owner of the above described premises to comply with the requirements of any Department of the City of Allande Leuth 18 thin thirty days after notice of such requirement shall have been given to the then owner of said premises by the said Mortgagee, or if the said premises are not may as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted, and within sixty days after notice by the mortgage where to repair said premises, the owner shall fail to put the said premises in as good a state of repair as they were at the date of this mortgage, reasonable depreciation. AND it is further covenanted and agreed by the said parties that if default be made in the payment of the indebtedness as herein provided or of any part to be twithstanding.	intained to the ecciation thereof, contrary
AND the said Mortgagor further covenant. S and agree 5 to keep the buildings on said premises constantly insured for the benefit of the Mortgagee, so by fire and tornado, in such manner and in such companies and for such amounts as may be satisfactory to the Mortgagee, until the debt hereby secured is full the said agree	ly paid.
nd will keep such policies constantly assigned or pledged to the Mortgagge and deliver renewals thereof to the said with Carolina and Company is suing the same. In the event the Mortgagor	marked
ay have such insurance written and pay the premiums thereon, and any premiums so paid shall be secured by this mortgage, and repaid by the Mortgagor,	b, elects,
remium with interest on such sum paid for such insurance from the date of payment may be and shall become due and payable at the election of the said Mortgae AND should the Mortgagee, by reason of any such insurance against loss by fire or tornado as aforesaid, receive any sum or sums of money for any dam are or tornado to the said building or buildings, such amount may be retained and applied by it toward the payment of the amount hereby secured; or the same may be retained and applied by it toward the payment of the amount hereby secured; or the same may religible in their place, or for any other purpose or object estifactory to the Mortgages of the Mortgages	igee, its
efore such damage by fire or tornado, or such payment over, took place. AND it is further covenanted and agreed that in the event of the passage after the date of this mortgage of any law of the State of South Carolina Advance.	thereby
e value of land, for the purpose of taxation any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by more state or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this more gether with the interest due thereon, shall, at the option of the said Mortgagee, without notice to any party, become immediately due and payable. AND it is further covenanted and agreed that the mailing of a written notice and demand by depositing it in any post office, station, or letter box, enclose ortgage, or in default thereof, directed to said owner at asid mortgaged premises, and directed to said owner at the last address actually furnished to the holder ortgage, or in default thereof, directed to said owner at said mortgaged premises, shall be sufficient notice and demand in any case arising under this instrument of the payment by the provisions thereof or the requirements of the law. AND it is further covenanted and agreed by said parties that in default of the payment by said Mortgagor of all or any taxes, charges and assessments	ortgage ortgage, ed in a of this ent, and
ay be imposed by law upon the said mortgaged premises or any part thereof, it shall and may be lawful for the said Mortgagee, its successor presentatives and assigns, to pay the amount of such tax, charge or assessment with any expenses attending the same; and any amounts so paid, the Mortgage	
all repay to the said Mortgagee, its successors, legal representatives or assigns, on demand, with interest thereon, and the same shall be a lien id premises and be secured by the said bond and by these presents; and the whole amount hereby secured, if not they due, shall thereupon, if the said Mortga	on the agee so
ects, become due and payable forthwith. And the said Mortgagor do la further covenant and agree that	
	and story on the story of
IN WITNESS WHEREOF I have firewate set mus faired a	
al this 1/th day of February, in the	Har
wenty- yene, and in the one hundred and fifty i	third
car of the independence of the United States of any	Iniaa
Signed sealed and delivered in the presence of	2)
Signed, sealed and delivered in the presence of Samuel Walker &	2.
J. Minera	
Florine Frenn RENUNCIATION OF DOWER. Ounty of Frennisele I, J. Hanford a nofayer Jublic for Jan	I. laro
TATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.	J. Caro
RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Ounty of Atlander Landord & Molay Fublic for Daw hereby certify unto all whom it may concern, that Mrs. Thereby Certify unto all whom it may concern, thereby Certify unto all whom it may concern, the Mrs. Thereby Certify unto all whom it may concern, the Mrs. Th	
RENUNCIATION OF DOWER. Line of the within named for the within named for the within named freely and separately examined by me, did declare that the dole freely, voluntarily, and without any lasion, dread or fear of any porson or persons whomsoever, renounce, release and forever relinquish unto the within named for the property of	na dece
RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. I, John John John John John John John John	na dece
RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. Ounty of the within named and upon being privately and separately examined by me, did declare that the within named successors and assigns, all the interest and estate, and also all Right and Claim of Dower of, in or to a given under my hand and seal, this the seal of the seal of the seal of the premises within mentioned and released. Given under my hand and seal, this the seal of the s	na dece
PATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. RENUN	na dece
RATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. RENUCLE	na dece
PATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. RENUCLE OF DOWER. RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. RENUMCIATION OF DOWER. RENUMCIATI	na dece
RENUNCIATION OF DOWER. PATE OF SOUTH CAROLINA, purity of Action of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that the within named. It is a possible of the within named.	na dece
RENUNCIATION OF DOWER. PATE OF SOUTH CAROLINA, purity of the within named. I, this day appear before me, and upon being privately and separately examined by me, did declare that the dollar freely, voluntarily, and without any lision, dread or fear of any porson or persons whomsoever, renounce, release and forever relinquish unto the within named. Successors and assigns, all that interest and estate, and also all likely. Right and Claim of Dower of, in or to a guilar the premises within mentioned and released. Given under my hand and seal, this day appeared before me. A D 19 D CATE OF South Carolina SEN Personally appeared before me. d made oath that he saw the above named. A CATE OF South Carolina SEN Personally appeared before me. d made oath that he saw the above named. A CATE OF South Carolina SEN Personally appeared before me. d made oath that he saw the above named. A CATE OF South Carolina SEN Personally appeared before me. d made oath that he saw the above named. A CATE OF South Carolina SEN Personally appeared before me. d made oath that he saw the above named. A CATE OF SOUTH	na dece
RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. I	na dece
RENUNCIATION OF DOWER. RENUNC	na dece
RENUNCIATION OF DOWER. In the component of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the document of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that the document of the prithin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before me and upon being privately and separately examined by me, did declare that the prithin named. It is day appear before the upon or presons whomsoever renounce, release and forever relinquish unto the prithin named. It is day appear before the upon or presons whomsoever renounce, release and forever relinquish unto the prithin named. It is declared that the specific price of the uses and purposes therein mentioned, and that he with with a proposes the upon or presons whomsoever renounce, release and forever relinquish unto the prithin named. It is day appear before the appear declared that the appear declare	na dece
RENUNCIATION OF DOWER RENUNCIATION OF DOWER I	na dece
RENUNCIATION OF DOWER RENUNCIATION OF DOWER I	all and
RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. I, Market of South Carolina, I was easier, that Mrs. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the prittin named. It is day appear before me, and upon being privately and separately examined by me, did declare that the privately and separately examined by me, did declare that the privately and separately examined by me, did declare that the privately and separately examined by me, did declare that the privately and separately examined by me, did declare that the privately and sepa	all and
RENUNCIATION OF DOWER muty of Control of the within named and upon being privately and separately examined by me, did declare that Bell down freely, voluntarily, and without any since are of any agono or persons whomsoever, remounce, release and forever relinquish unto the writtin named of the within nam	all and