rate f	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 Mortits 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 or water or sixty days after the same shall have become due and payable, or after default in the payment of any installment hereinbefore mentioned or immediately upon the 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 due at the option of the said Mortgagee, upon failure of
any or within in as owner alone	where of the above described premises to comply with the requirements of any Department of the City of Medical Land Land Land Carabella 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 maintained 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 mortgagee to the excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair as they were at the date of this mortgage, reasonable depreciation excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair or 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 thereof, fortgagee shall have the power to sell the premises herein described according to law; said premises may be sold in one parcel, any provisions of law to the contrary
loss b	AND the said Mortgagor further covenant and agree
0	will keep such policies constantly assigned or pledged to the Mortgagee and deliver renewals thereof to the said South Casolina Security assigned at its Office in Selection South Casolina, one week in advance of the same, marked
may h heirs, premit	ID" by the agent or company issuing the same. In the event the Mortgagor, heirs, executors, administrators, successors or assigns, shall for any readil to keep the said premises so insured or fail to deliver the policies of insurance to the said Mortgagee, or fail to pay the premiums thereon, the Mortgagee, if it so elects, 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, executors, administrators, successors or assigns, within ten days after payment by the Mortgagee. In default thereof, the whole principal sum and interest and insurance mum 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 Mortgagee, its
fire or over, buildir	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 damage by retornado 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 paid either wholly or in part, to the said Mortgagor, successors, heirs or assigns, to enable such parties to repair said buildings or to erect new ngs in their place, or for any other purpose or object satisfactory to the Mortgagee, without affecting the lien of this mortgage for the full amount secured thereby each damage by fire or tornado, or such payment over, took place.
the va for St togeth postpa mortg: requir	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 deducting from the 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 mortgage tate 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 mortgage, 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, enclosed in a side envelope addressed to the owner of record of said mortgaged premises, and directed to said owner at the last address actually furnished to the holder of this age, 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, and ed by the provisions thereof or the requirements of the law
may b	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 which be imposed by law upon the said mortgaged premises or any part thereof, it shall and may be lawful for the said Mortgagee, its successors, legal entatives and assigns, to pay the amount of such tax, charge or assessment with any expenses attending the same; and any amounts so paid, the Mortgagor
sh <b>a</b> ll 1 said p	repay to the said Mortgagee, its successors, legal representatives or assigns, on demand, with interest thereon, and the same shall be a lien on the bremises and be secured by the said bond and by these presents; and the whole amount hereby secured, if not then due, shall thereupon, if the said Mortgagee so
necess wise,	become due and payable forthwith. And the said Mortgagor do and further covenant and agree that
	IN WITNESS WHEREOF, I have hereunto set my hand and
Se Or a	al this of the day of May in the year of our tore in Thousand While Hundred and Jufty that I year
of	Signed, sealed and delivered in the presence of
J	M. Rivers Derge Dailey
	RENUNCIATION OF DOWER.
	re of South CAROLINA.  y of Selection a notary Public for St.  I, I'm 6. Stenderson, a notary Public for St.
the wi	reby certify unto all whom it may concern, that Mrs. June Hallace Pailey ife of the within named longe Railey
pulsion	nis day appear before me, and upon being privately and separately examined by me, did declare that the doctor recely, voluntarily, and without any com- n, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named South Carolinas
singul	ar the premises within mentioned and released.  When under my hand and seal, this this are the premises within mentioned and released.
Z gay	Mys A. D. 1929 anne Hallace Bailey
VE A)	Notary Public for South Carolina.
STAT Count	v of Greenville ss.:
	Personally appeared before me
***************************************	seal and as
A A R	WORN to before me this
STAT	PE OF
Count	y of
and m	ade oath that he saw
and th	sign, affix the corporate seal of the above named
_	f
day o	