	·					
		:1 D : (/1	· 1 COUTTIE ACT	EDNITIES INCH	DANCE COMPAN	V ita auggestore and assigns. And
said Premises unto the Administrators and	he said SOUTHEASTI Assigns, and every pers	ERN LIFE INSURANCE on whomsoever lawfully	CE COMPANY, its	successors and Ass m the same or any p	igns, from and agair part thereof.	ist Me and me
ent of the passage aft	ter the date of this mo	ortgage of any law of the	ne State of South Course by mortgage	Carolina, deducting I	from the value of lai	nd for the purpose of taxing any lieu per of collection of any such taxes su
ion of the mortgagee,	without notice to the	mortgagor,	ker	Heirs, Exe	ecutors, Administrat	ors or Assigns, become immediately
• 1	agree to insure	and keep insured the ho	uses and buildings of	on said lot against los.	oss or damage by fir or damage by torna	e for a sum not less thando for a sum not less than
o the said mortgagee to be delivered to the mortgagorsha may cause the same to . If said policies con d to the said mortgag or in rebuilding and res	the policy or policies, e said mortgagee at its dl at any time fail to co o be insured and reimb tain a co-insurance cla see. In case of loss in storing the damaged pr	premiums paid and assist principal office in the office such insurance or urse itself for the premiuse the amount of the payment by any insura operty as the said mortg	gned, and endorsed City of Greenville, to pay the premiur ums and expenses t insurance required ince company, the agee may elect.	with loss payable S. C., at least three ins therefor, or to de inder this mortgage will be increased paramount of insurance	to the said mortgage days before the ex- eliver such policies, j , with interest, which coportionately, and e money paid shall be	se in such form as it may require, all piration of the old policies; and that oremiums paid as aforesaid, then the hamount shall be a lien on the land all insurance carried on the properties applied either on the indebtedness.
		lla a annomazione e eroizzat tina	on tonnado male on	harain provided or	in case of tailing to	nay within the time realified by lay
ase proceedings for fo ises as additional secu- ity to take possession of thout liability to acco	oreclosure shall be inst rity for this loan, and a of the premises, and co ount for anything more	ituted, the mortgagor gree that any Jud llect the rents and profi than the rents and profi	agreelge of jurisdiction m ts and apply the ne ts actually received	to and does hereby lay, at chambers or t proceeds (after pa	assign the rents an otherwise, appoint a ying costs of receive	nd profits arising or to arise from the
money aforesaid, with eunder, the estate her	interest thereon, if any	be due according to the determine and be uttered to the externion and be uttered to the sold montgagor.	ortgagor, do a se true intent and m erly null and void;	and shall well and treaming of the said rotherwise to remain	ruly pay or cause to note, and any and al n in full force and vi	l other sums which may become du rtue. until default shall be made as herei
smy	hand and	l seal this	28	Th	day of	bul in the year of ou
ind, nine hundred and pendence of the Unite	d States of America	<i>M</i>	and in the on	e hundred and	- Wass	
uch lo	Lant	}	_	Tate ()		n Macdonald.s. (L. S.
)	-			(L. S.
		PROBATE	Hende	resu Marks	mald	and made oath tha
in named	1	act and dead	deliver the within	written deed, and t	hathe with.	
	28 Th	ich Lo.	Tan	Cwith	nessed the execution	thereof.
Legare me, this	Fant	19-\$-(L. S.)	-	21	Hen	Merson
nville County:	}					
whom it may concern	n that Mrs					
within named pear before me, and up r persons whomsoever nterest and estate and	pon being privately an r, renounce, release and also all her right and o	d separately examined I forever relinquish unt claim of Dower, in, or to	by me, did declare	that she does freely	, voluntarily, and w	ithout any compulsion, dread or fea
1 band and soal	l, this					
		19				
	A. D. Notary Public for S.	19(L. S.)	-			
The same of the sa	said Premises unto to the Administrators and ent of the passage afging in any way the ent of the mortgage. The said mortgage to be delivered to the mortgagor in rebuilding and reduced to the said mortgage or in rebuilding and reduced to the said mortgage or in rebuilding and reduced to the mortgage or in rebuilding and reduced to the sessments to become duties proceedings for for sess as additional secutive to take possession thout liability to accompliate the country aforesaid, with the said and delivered in the said and delivered	E AND TO HOLD all and singular the s do hereby said Premises unto the said SOUTHEASTH, Administrators and Assigns, and every persent of the passage after the date of this meging in any way the laws for the taxation of the mortgage and the laws for the taxation of the mortgage, without notice to the said mortgage and mortgage and mortgage at its mortgage. To the said mortgage the policy or policies, to be delivered to the said mortgage at its mortgage. The said mortgage the policy or policies, to be delivered to the said mortgage at its mortgage. The said mortgage is an	E AND TO HOLD all and singular the said Premises unto the do hereby bind	E AND TO HOLD all and singular the said Premises unto the said SOUTHEAST do hereby bind My Jelly South Sout	E AND/TO HOLD all and singular the said Premises unto the said SOUTHEASTERN LIFE INSU- do hereby bind. Magallar Magallar Heirs, Executors said Premises unto the said SOUTHEASTERN LIFE INSURANCE COMPANN, its successors and Ass Administrators and Assigns, and every person whomsoever lawfully claiming or to claim the same or any real of the passes of the the alact of this mortgage of any law of the State of South Carolina, deducting ging in any way the laws for the fasation of mortgages or debts secured by mortgage of South Carolina, deducting ging in any way the laws for the fasation of mortgages or debts secured live mortgages of State or local py manner whatever this mortgage or the interest of the mortgages, the whole of the principal sum secure on of the mortgage, without notice to the mortgagor. Add mortgage of the principal control of the control of the mortgage of the principal office in the City of Greenville. S. C., at least three mortgager. Add and the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and a said of the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and a said of the said mortgage and the principal office in the City of Greenville. S. C., at least three mortgager. Add and a said of the said mortgage and the premises against least the control of the said of the said mortgage. In case of loss in payment by any insurance company, the amount of insurance is reduction the payment of any part of the principal indebtechness, or of any part of the interest and said and rectoring the damaged property: Add the mortgage of the said of the said of the said	pid mortgagor agree to insure and keep insured the houses and buildings on said lot against loss or damage by torm ALL ALL ALL ALL ALL ALL ALL ALL ALL AL