And the said mortgagor agree to insure and keep insured the houses and buildings on said lot against loss or damage by fire for a sum not less than the said mortgage and the policy or policies, premiums paid and assigned, and endorsed with loss payable to the said mortgage in such form as it may require newal policies to be delivered to the said mortgage at its principal office in the City of Greenville, S. C., at least three days before the expiration of the old policies; not in the event the mortgagor							
but singulars the civil Previous can the and SOUTHEASTERN LITENS NEW ACCOMPANY. It is assessment and Administration to warrant published the second control of the control							
the word of the passage after the sixts of this most gage of any has of the State of Spath Cardina, delecting from the solves of final for the purpose of insugare and the state of the sta	TO HAVE AND	TO HOLD all and singular t	the said Premises unto the reby bind IMISILA	said SOUTHEASTE	RN LIFE INSURANC Heirs, Executors and A	E COMPANY, its succ dministrators to warran	ressors and assigns. A
the word of the passage after the sixts of this most gage of any has of the State of Spath Cardina, delecting from the solves of final for the purpose of insugare and the state of the sta	and singular the said Pre Heirs, Executors, Admini	mises unto the said SOUTHEA strators and Assigns, and every	ASTERN LIFE INSURAN person whomsoever lawful	CE COMPANY, its s ly claiming or to claim	uccessors and Assigns, for the same or any part th	om and against MU ereof.	my
Hall at the option of the mortgages, without notice to the mortgagor And the spij processory— agges— to irrere and keep insured the bouses and buildings on said lot against less or damage by term and a man not less than the spij processory— agges— to irrere and keep insured the bouses and buildings on said lot against less or damage by term and not less than the spij processory— agges— to irrere and keep insured the bouses and buildings on said lots or damage by term also at man not less than the spirit of the spirit or policies, premium; paid and anguged, and condead with loss procedured with the third of the spirit or policies, premium; paid and anguged, and condead with loss procedured beith the spirit of the spirit of the spirit or the spirit of the spirit of the spirit or the spirit	In the event of the	e passage after the date of the	is mortgage of any law of	the State of South Ca	rolina, deducting from the	ne value of land for the p	ourpose of taxing any li
Additional and the deliver to the said mortgage to people or policies, premiume paid and magnetic and an endoment with least procedule to the said mortgage, and of may require an analysis of may require an analysis of may require the said mortgage and the control of may require the said mortgage and control of may require the said mortgage, which are control to the said mortgage with the mortgage, with interest, and an analysis of the said mortgage, which are control to the said mortgage and the control of the said mortgage, which interests the said mortgage, which is the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage, and the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage and the said mortgage, and the said mortgage, and the said the said the said mortgage and the said mortgage, and the said	shall at the option of the	mortgages, without notice to	the mortgagor,	his	Heirs, Executors	, Administrators or Assi	gns, become immediate
Additional and the deliver to the said mortgage to people or policies, premiume paid and magnetic and an endoment with least procedule to the said mortgage, and of may require an analysis of may require an analysis of may require the said mortgage and the control of may require the said mortgage and control of may require the said mortgage, which are control to the said mortgage with the mortgage, with interest, and an analysis of the said mortgage, which are control to the said mortgage and the control of the said mortgage, which interests the said mortgage, which is the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage, and the said mortgage, and the said mortgage, which is the said mortgage, and the said mortgage and the said mortgage, and the said mortgage, and the said the said the said mortgage and the said mortgage, and the said	And the said mort	gagor agree to ins	sure and keep insured the h	ouses and buildings on	said lot against loss or and against loss or dam	lamage by fire for a sum age by tornado for a su	not less than
tor the henefit of the mortgages the homes and husbings on the promises against fire or tornado risk, as heren provided, or in case of landure but we made projectly in one) of solid cases the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And in case proceedings for forechours shall be matitred, the mortgager. And the process of the promises and office the mortgager. And the process of the provinces and collect the rests and profits and applet the net proceeds (after paying costs of receivership) upon said debt, inferest, and expenses, without liability to account for anything more than the rents and profits actually received. PROVIDED AIMVES, receivelbees, and it is the true intent and meaning of the paying costs of receivership) upon said debt, inferest, and expenses, without liability to account for anything more than the rents and profits actually received. PROVIDED AIMVES, receivelbees, and it is the true intent and meaning of the paying costs of receivership) upon said debt, inferests, and expenses, without the paying costs of receivership) upon said debt, inferests, and expenses with the paying costs of receivership to the paying costs of receivership) upon said debt, inferests, and expenses, and the paying costs of receivership to the paying costs of receivership) upon said debt, inferests, and expenses, and the paying costs of receivership upon said debt, inferests, and expenses, and an advantages of the said only and anything costs of receivership upon said debt, inferests, and expenses, and the paying costs of receivership upon said costs. AD TARRED AIMVES	and to deliver to the said renewal policies to be de in the event the mortgag said mortgagee may caus herein described. If said must be assigned to the secured hereby, or in rebu	I mortgagee the policy or policity of the said mortgagee as the same to be insured and repolicies contain a co-insurance said mortgagee. In case of loss ilding and restoring the damage.	cies, premiums paid and as at its principal office in the I to effect such insurance or reimburse itself for the prem re clause the amount of the ass in payment by any insur- ed property as the said mort	signed, and endorsed very city of Greenville, S report to pay the premiums and expenses under the company, the argagee may elect.	Dollars, in a company with loss payable to the C., at least three days a therefor, or to deliver s der this mortgage, with ill be increased proportion ount of insurance mone	or companies satisfacto said mortgagee in such fi before the expiration of t uch policies, premiums p interest, which amount s onately, and all insuranc y paid shall be applied e	ry to the said mortgage orm as it may require, the old policies; and the aid as aforesaid, then shall be a lien on the late carried on the propertitle on the indebtednich on the indebtednich was as in the indebtednich was as in the indebtednich was as it may be a said mortal
And in case proceedings for foreclosure shall be instituted, the mortgager garses. To and done bench assign the results and profits arising not tags in the control of the procession of the premises, and calleer the rests and profits arising a dehanders or otherwise, apoint a receiver of the mortgaged previation of the procession of the premises, and calleer the rests and profits arising a plant the net proceeds (after pacing costs of receivership) upon said debt, interest, more exposed, without liability to account for anything more than the creats and profits actually received. PROVIDED ALMAYS, nevertheless, and it is the true intent and menting of the parties to these Presents, that if the said mortgager. The proceeding of the parties of the process of the p	c it 1 Ct of the mon	too goo the houses and huildings	e on the premises against fir	e or tornado risk, as he	erein provided, or in case	of failure to pay within	the time required by
the said mortgager	And in case proce mortgaged premises as ad with full authority to tak and expenses, without lia	edings for foreclosure shall be ditional security for this loan, a e possession of the premises, a bility to account for anything r	instituted, the mortgagor and agree that any Jund collect the rents and promore than the rents and pro-	agree 5 to idge of jurisdiction ma fits and apply the net fits actually received.	and does hereby assign y, at chambers or otherw proceeds (after paying co	the rents and profits a ise, appoint a receiver of osts of receivership) upor	rising or to arise fron
lield of sum of money algoreasid, with interest thereon, if any be due according to the true intent and meaning of the said note, and any and all other sums which may become and pavable bermonder, the restate herebyly granted shall cose, determine and be utterly null and one) of the said parties that said mortgago shall be critical to hall and enjoy the said Premises until default shall be made as I will be restricted to hall and enjoy the said Premises until default shall be made as I will not be within an in full tores and without the parties of the said note, and any of all states of America and an in the numbered and said parties that said mortgago shall be critical to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied to hall and enjoy the said Premises until default shall be made as I will not be partied by and the said to hall and enjoy the said Premises until default shall be made as I will not be partied by and the said to hall and enjoy the said Premises until full the said and as I will not be partied by and the said to hall and enjoy the said Premises until full the said to hall and enjoy the said enjoy the sai			the said m	ortgager do an	d chall well and truly na	y or cause to be paid un	to the said mortgagee
WITNESS MM, hand, and seal this. 34 M. day of Alleman. in the year of the Independence of the United States of Americal signed, sealed and delivered in the presence of: Signed, sealed and delivered in the presence of: Atlanta	and payable hereunder, t AND IT IS AGRI	oresaid, with interest thereon, is the estate hereby granted shall EED by and between the said p	f any be due according to t cease, determine and be ut parties that said mortgagor	he true intent and me- terly null and void; or shall be entitled	aning of the said note, as therwise to remain in ful I to hold and enjoy the s	nd any and all other sum l force and virtue. aid Premises until defau	is which may become a It shall be made as he
Signed, sealed and delivered in the presence of: Attick Atti	WITNESS	my hand	and seal this	30Th	day o	Decembe	U in the year of
Signed, sealed and delivered in the presence of: Attick Atti	Lord one thousand, nine	hundred and Thur	tysenen	and in the one	hundred and	vity-seco	nd
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me south the saw the within named. Sworn to before me, this. Sworn to before	year of the Independence	delivered in the presence of			2 . 1	1	,
THE STATE OF SOUTH CAROLINA. PROBATE	Patrick	6. Fant	·		S. D. Isi	bsaw, &	L(L.
THE STATE OF SOUTH CAROLINA, Greenville County. PROBATE Greenville County. And made oath As and made oath As and made oath Boson, seal and as and made oath Sworn to before me, this and as an	Helene	ansaldo	((L.
THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Alleman and made oath he saw the within named A Alleman act and deed deliver the within written deed, and that he with witnessed the execution thereof. Sworn to before me, this, 2ala day of Alleman act and deed deliver the within written deed, and that he with witnessed the execution thereof. Sworn to before me, this, 2ala day of Alleman act and deed deliver the within written deed, and that he with mitnessed the execution thereof. Sworn to before me, this, 2ala day of Alleman act and deed deliver the within written deed, and that he with mercon. Sworn to before me, this, 2ala day of Alleman act and deed deliver the within named. Sworn to before me, this, 2ala day of Alleman act and before the case of the execution thereof. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Greenville County: 1, Alleman act and deed deliver the within named. A Sallie Alleman act and the act and also also alle her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. The Given under my hand and seal, this act and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. A D. 1934							(L.
Greenville County. PERSONALLY appeared before me Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath he saw the within named Selfne Angaldo and made oath within named Selfne Angaldo and made oath and made oa			· <i>)</i>				(L.
PERSONALLY appeared before me saw the within named sign, seal and as live and sign, seal and as live and search the saw the within named sign, seal and as live and search and deed deliver the within written deed, and that she with witnessed the execution thereof. Sworn to before me, this 32 to day or 193 f. Notary Public, S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Greenville County: 1, Certify unto all whom it may concern that Mrs. Sallie of the within named south the wife of the within named south the wife of the within named south appears before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever reliaquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successor and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever reliaquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successor suggests, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. 7 b Given under my hand and seal, this 32 to 32 t	THE STATE OF SOUT	H CAROLINA,	DDODATE	rans annu a rans machair i re abh de tha th' de th'			
he saw the within named S. S. S. Sworn to before me, this Sworn to the wife Country: In Sworn to before me, this Sworn to before me, this Sworn to the wife Country Public to the wife Country: In Sworn to before me, this Sworn the wife Country Public to the wife Country Public to the wife Country Public to the wife Country Sworn to all whom it may concern that Mrs. Sworn to before me, this Sworn the wife Country Public to the wife Country Public to the wife Country Public to the wife Country Sworn to all whom it may concern that Mrs. Sworn to before me, this Sworn the wife within without the wife country Public to the wife of the within named Sworn the Wife Country Sworn the wife Country Sworn the wife of the wife country Sworn the wife of the wife country Sworn the wife country Sworn the wife of the wife country Sworn t	Greenville Co	unty.	. 1	\sim 4.4			
act and deed deliver the within written deed, and that she with Outside Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of Sworn to before me, this 3.1 m. day of I sword the will contain the sword public, S. C. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Greenville County: I, Substant a mottony Cublic for S. C., do he certify unto all whom it may concern that Mrs. Substant St. the wife of the within named Sword public for me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever reinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successor assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. The Given under my hand and seal, this 3.1 m. Notary Public for S. C. Lallie J Sullsant Notary Public for S. C.		opeared before me	Helfne C	nsald	<i>D</i>		and made oath
Sworn to before me, this 3.7 To day of South Sworn to before me, this 3.7 To day of Stand Sworn to before me, this 3.7 To day of Sworn to before me, this 3.7 To day of Sworn to before me, this 3.7 To day of Sworn to before me, this 3.7 To day of Sworn to before me, this 3.7 To day of the within named south within named south and south of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successorn assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. 1 Local Market Sworn Sworn Dower to all and singular the Premises within mentioned and released. 2 Local Market Sworn Sworn Sworn Dower Sworn Sw			Blosan,	$\mathcal{D}\mathcal{N}$:			
Sworn to before me, this 3.1 m. day of Delevable 1937 Patric & Jawell (L. S.) Notary Public, S. C. RENUNCIATION OF DOWER Greenville County: 1,	sign, seal and as	Pata	act and deed	deliver the within wr	itten deed, and that	She with	
THE STATE OF SOUTH CAROLINA, Greenville County: 1, Certify unto all whom it may concern that Mrs. Control of the within named. Control of the within na		Alia 3ATh		3.00V.	witnessed	the execution thereof.	
Notary Public, S. C. THE STATE OF SOUTH CAROLINA, Greenville County: 1, Certify unto all whom it may concern that Mrs. Concertify unto all whom it may con	Sworn to before it	n All	19.3.7		. /		
THE STATE OF SOUTH CAROLINA, Greenville County: I, Certify unto all whom it may concern that Mrs. County Statistics A Statistics A D. 1937 A D. 1937 Statistics Stati	Patrick	1 6. Fant	(L. S.)		Helene	Unsal	do
Greenville County: I, Cattick lo Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C.		Notary Public,	, S. C.				
Greenville County: I, Cattick lo Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C. RENUNCIATION OF DOWER Jattick Jant a Motory Public for S. C.	THE STATE OF SOUT	H CAROLINA.					
the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. The Given under my hand and seal, this A. D. 1937 A. D. 1937 Laute Notary Public for S. C.	=	>	RENUNCIATIO	N OF DOWER		•	
the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. The Given under my hand and seal, this A. D. 1937 A. D. 1937 Laute Notary Public for S. C.	I Greenvine Co	Patrice	b lo Ja	ut a n	stary Que	blic for	S. C., do her
the wife of the within named did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread of any person or persons whomsoever, renounce, release and forever relinquish unto the within named SOUTHEASTERN LIFE INSURANCE COMPANY, its successors assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Premises within mentioned and released. The Given under my hand and seal, this A. D. 1937 A. D. 1937 Laute Notary Public for S. C.	certify unto all whom it	may concern that Mrs	ballie 7	Gibson		- D	
day of Slowkly A. D. 1937 A. D. 1937 Atrick C. Tant Notary Public for S. C.	the wife of the within na did this day appear before	med A A A A A A A A A A A A A A A A A A A	ly and separately examined	by me, did declare the	at she does freely, volum	tarily, and without any	compulsion dread or
Notary Public for S. C.		and and seal, this 301	TW)				
	day of Decl	WKW A LO. LANT Notary Public fo	D. 19 3 (L. S.)	<u>:</u>	ballie	I Giles	ion
Recorded & JULIVIVIVI SOLO 192/_, at 19.4/o'clockM.	ron/ A	^		7	~	1	
$oldsymbol{\cdot}$	Recorded L	conview so/4	D19 <i>9</i>	L, at <i>L_0:4</i> ,	Zo'clock	иМ.	