voi 411	PAGE 188	<b>₹</b> n :				•
		greeto insure ar	d keep insured	the houses a	nd buildings on said lot in	a sum not
		•			Dollars in a company or	companies
•		oss or damage by fire,			leliver the policies of insura	nce to the
mortgagee, a e insured and	nd that in the eve I reimburse itself i	ent the mortgagor :	shall at any time interest, under	e tail to do so.	then the mortgagee may caus ; or the mortgagee at its el	e the same
sums of money	for any damage	by fire or tornado to t	he said building	g or buildings,	r tornado as aforesaid, receiv such amount may be retain ver, either wholly or in part,	ed and ap-
tgagor, dings in their tgage for the	place, or for any of	successors, heirs or other purpose or object ed thereby before such	assigns, to enab satisfactory to damage by fire	ole such parties the Mortgag or tomado, o	s to repair said buildings or to see, without affecting the li r such payment over, took pla	erect new en of this ace.
ie becomes due mises against f said property v	e, or in the case of fire and tornado r	f failure to keep insure isk, as herein provided uired by law; in either	ed for the benef l. or in case of	fit of the more	any part of the interest, at the tagagee the houses and buildi any taxes or assessments to hall be entitled to declare the	ngs on the secome due
State of Soutly the laws now nnor of the col	n Carolina deducti v in force for the lection of any such th the interest due	ng from the value of taxation of mortgages a taxes, so as to affect t	land, for the pu or debts secure this mortgage, tl	urpose of taxined by mortgag he whole of t	ne date of this mortgage, of g any lien thereon, or chang ge for State or local purpo he principal sum secured by without notice to any party, l	ging in any ses, or the this mort-
its and profits dge of jurisdicti ssession of the	arising or to arise on may, at chambe premises, and colle	from the mortgaged pers or otherwise, appoin ect the rents and profits	premises as addi it a receiver of and apply the	itional security the mortgaged net proceeds	ree	that any ity to take rship) upon
	-			_	f the parties to these Pre	
ent and meani	said mortgagee th	e, and anv and all oth	her sums which	may become	nd shall well and truly pay e eon, if any be due according due and payable hereunder, n full force and virtue.	to the true, the estate
AND IT IS	AGREED by and	•	es that said mo		all be entitled to hold and	enjoy the
WITNESS _	my	hand :	and seal th	is twent	ty first	day of
May	in th	e year of our Lord one	thousand, nine h	nundred and	orty eight	and
the one hundre the United Stat	ed andSEVE	nty_second			year of the In	dependence
Pathe	l delivered in the P	Bush	Ju	eray J	Fourster f	(L. S.)
						(L. S.)
						(L. S.)
he State	of South	Carolina,		וסו	ROBATE	
Greenv	ille	County			MODATE	
PERSONAL	LY appeared befor	c meCat	herine b	urn	and made	oath tha <b>S</b> he
w the within a	his	E. Mullikin	act and deed d	leliver the wit	hin written deed, and that .	She with
	F 1 - F					
195.7	Notary Public for	19 48 (L. S.) South Carolina	Car	heren	in Bur	
The State	e of South	Carolina,		RENUNCIA	ATION OF DOWER	
Greenv	ille	County				
ertify unto all v	vhom it may conce	rn that Mrs			t she does freely, voluntarily,	
amed			. 4	he	e and forever relinquish unto rirs, successors and assigns, all s within mentioned and release	l her interest
	hand and seal, this	San a a a a a a a a a a a a a a a a a a				
ay of		A. D. 19_48				
	Notary Public for	South Carolina (L. S.)	J			

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