	d buildings on said lot i $NO/100$		Dollars in a
company or companies satisfactory to the mortgagee , and keep to a satisfactory to the mortgagee . and that in the event to	he same insured from lo	ss or damage by fire an	d assigns the
company or companies satisfactory to the mortgagee , and that in the event	hat the mortgagor si	nall at any time fail to	do so, then
policy of insurance to the said mortgages, and the insured in	its name a	nd reimburse it	
the said mortgagee may cause the same to be insured to for the premium and expense of such insurance under this mortgage	ge, with interest.		
And if at any time any part of said debt, or interest thereon,			gns the rents
And if at any time any part of said debt, of interest and any time any part of said mortgagee , or	its successments,	Executors, Administrator	s, or Assigns,
and profits of the above described premises to said mortgagee , or and agree that any Judge of the Circuit Court of said State may, and agree that any Judge of the Circuit Court of said State may, and agree that any Judge of the Circuit Court of said State may, and said said said said said said said sai	at chambers or otherwis	e, appoint a receiver, w	nth authority
and agree that any Judge of the Circuit Court of said State may, and agree that any Judge of the Circuit Court of said State may, to take possession of said premises and collect said rents and profits, to take possession of said premises and collect said rents and profits.	, applying the net procee	eds thereof (after paying	nd the profits
to take possession of said premises and collect said rents and profits, lection) upon said debt, interest, costs or expenses; without liability	to account for anything	more than the rents a	Id the pro-
lection) upon said debt, interest, oosto			at if the said
actually collected. PROVIDED ALWAYS, nevertheless, that it is the true intent a	nd meaning of the parti	ies to these Presents, the	money afore-
PROVIDED ALWAYS, nevertheless, that it is a mortgagor , do and shall well and truly pay or cause to be paid mortgagor , do and shall well and truly pay or cause to be paid	unto the said mortgagee	tne dept of sum of	f bargain and
mortgagor , do and shall well and truly pay or cause to be paid said, with interest thereon, if any be due, according to the true interest, with interest thereon, if any be due, according to the true interest.	it and meaning of the sa	end virtue.	-
the line of the land of the land to the la		to hold and	enjoy the said
AND IT IS AGREED by and between the said parties that said	mortgagor is	10 11014	
Promises until default of payment shall be made.		March	in the
WITNESS hand and seal, this Z/T	day of		and in the one
	pendence of the United	States of America.	
hundred and 88th year of the Inde	pendence of the office		
Signed, scaled and delivered in the presence of	\mathcal{A}	Phillips	(L. S)
Signed, sealed and delivered in the production	Lesoy	mary	(L. SJ
Wallis Xactor			(L. S.)
		•	டை ஆ
Diosio Siminare			ч. ол
			a. s.,
,			
State of South Carolina			
f			
County of PICKENS			and made
DEPOSITATIV APPEARED DEIORE INC.	or L. Hasting		Slift Times
	itten deed and that	he with	•
oath that he saw the within named Leroy rinnings sign, seal, and as his act and deed deliver the within	II Mittel deed and	winessed the ex	ecution thereof.
Bessie Simmons		11/10	
27th	Will.		
SWORN TO before me this 2/ 111	1 muis	1/ (celly	
day of A.D., 19			
11) Davengort a. s.	,		
Notary Public for South Carolina.)		,
a	,	• 6 Dans	<u>.</u>
State of South Carolina	Renunciat	ion of Dowe	-
County of PICKENS			
David David	plic for South Carolina,	do hereby certify unto	all whom it may
I. Notary Pub	olic for South Caronna,		
concern that Mrs. Lila Phillips Leroy Phillips		did this day appear	r before me, and,
upon being privately and separately examined by me, did declar	re that she does freely,	voluntarily and without	med
		unsn unto the within it.	
ASSOCIATES INVESTMENT	COMPANY, INC.	er of in or to and sing	ular the premises
ASSOCIATES INVESTMENT Heirs and Assigns, all her interest, and estate and also all her	rights and claim of Dow	el oi, in or or	•
within mentioned and released.			•
and and goal this 27th		α	
Given under my hand and sear, this	1 /1	8 Alionias	
day of A. D., 19	1 pull	·	0.20
1/1/ 1) avers of E. S.		pril 7, 1964 at	5 % 13U
The South Carolina	J P.M. #2	850 9	