Se April British Ser

| and the said mentgagoran agreetible in our and a | the month the next and panels on and to m a term 1999 by |
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| | hallhishin a company or companies |
| | S DE/LEV BY |
| the said mortgagee, and that in the event the mortgagor—same to be insured and reimburse itself for the premium, wi on such failure declare the debt due and institute foreclosure | Alth igenty/while, and assign and deliver the policies of insurance to a shall at any time fail to do so, then the mortgages may cause the interest, under this mortgage; or the mortgagee at its election may a proceedings. |
| or come of money for any damage by life or formado to the | surance against loss by fire or tornado as aforesaid, receive any sum said building or buildings, such amount may be retained and applied he same may be paid over, either wholly or in part, to the said |
| Mortgagor her suk & & a sign buildings in their place, or for any other purpose or object gage for the full amount secured thereby before such damag | s, to enable such parties to repair said buildings or to erect new satisfactory to the Mortgagee, without affecting the lien of this mort- te by fire or tornado, or such payment over, took place. |
| iere eminet fro and toroado rick at herein provided or : | orincipal indebtedness, or of any part of the interest, at the time the for the benefit of the mortgagee the houses and buildings on the in case of failure to pay any tares or assessments to become due on said cases the mortgagee shall be entitled to declare the entire debt |
| State of South Carolina deducting from the value of land, the laws now in force for the taxation of mortgages or debts | nt of the passage, after the date of this mortgage, of any law of the for the purpose of taxing any lien thereon, or changing in any way secured by mortgage for State or local purposes, or the mainer of age, the whole of the principal sum secured by this mortgage, together d Mortgagee, without notice to any party, become immediately due |
| and profits arising or to arise from the mortgaged premises a | ted, the mortgagor agree_S_ to and does hereby assign the rents is additional security for this loan, and agree_S_ that any Judge of rof the mortgaged premises, with full authority to take possession the net proceeds (after paying costs of receivership) upon said debtarything more than the rents and profits actually received. |
| | intent and meaning of the parties to these Presents, that if . $\tilde{1}_{2}$ |
| intent and meaning of the said note, and any and all other by granted shall cease, determine and be utterly null and voi | |
| AND IT IS ACREED by and between the said partie Premises until default shall be made as herein provided. | es that said mortgagor shall be entitled to hold and enjoy the said |
| WITNESS the Mortgagor's hand and | sealthis |
| March in the year of our Lord one | thousand, nine hundred andeighty-threeand |
| in the XXXX hundred and seventh of the United States of America. | |
| Signed, sealed and delivered in the Presence of: | KATHERISE C. RVICHT X L. S. (L. S. |
| | (L. s.) |
| | (L. S.) |
| The State of South Carolina, | РРОВАТЕ |
| GREENVILLE COUN | m) . |
| PERSONALLY appeared before use. Betty E | . Dency and made out that \$4. |
| | and the state of t |
| sign, scal and as ner Fred D. Cox, Jr. | act and deed deliver the within written deed, and that . S . he with |
| Sworn to before me, this 29th day | Bur 6 Bil |
| 19.83 | Detty Edindy |
| Notary Petitic for each Carolina My Commission Expires: 5/2/89 | |
| | 1 |
| The State of South Carolina, | RENUNCIATION OF DOWER |
| COUN | |
| | , do lendo |
| certify unto all when it may occern that Mrs | |
| | did this day appear d by me, did declare that she does freely, voluntarily, and without concert, remounce, release and forever relinquish unto the within |
| T | its successors and assigns f Dower, in, or to all and singular the Premises within mentioned and |
| Given under my hard and scal, this. | |
| Notary Poblic for Scoth Cer Jon | |
| | |