	insured the houses and fouldings on said lot in a sum not less
distactory to the mortgagee from loss or damage by fire, and the	e sum of
Dollars from loss or dance said mortgager, and that in the event the mortgager Some to be insured and reimburse itself for the premium, with it is such failure declare the debt due and institute fore-losure pr	sage by tornado, and assign and deliver the policies of insurance to hill at any time fail to do so, then the mortgagee may cause the sterest, under this mortgage, or the mortgagee at its election may occedings.
AND should the Mortgagee, by reason of any such imura r sums of money for any damage by fire or tornado to the sai	nce against loss by fire or tornado as aforesaid, receive any sum of building or buildings, such amount may be retained and applied same may be paid over, either wholly or in part, to the said
fortgagor	to enable such parties to repair said buildings or to erect new isfactory to the Mortgagee, without affecting the lien of this mort- by fire or tornado, or such payment over, took place.
In case of default in the payment of any part of the print ame becomes due, or in the case of failure to keep insured for termises against fire and tornado risk, as herein provided, or in easily property within the time required by law; in either of said line and to institute foreclusure proceedings.	cital indebtedness, or of any part of the interest, at the time the r the benefit of the mortgagee the lauses and buildings on the case of failure to pay any taxes or assessments to become due on I cases the mortgagee shall be cutated to declare the entire debt
itate of South Carolina deducting from the Value of Idia, to he laws now in force for the taxation of mortgages or debts see he collection of any such tares, so as to affect this mortgage with the interest due thereon, shall, at the option of the said and ravable.	of the passage, after the date of this mortgage, of any law of the relie purpose of taking any lien thereon, or changing in any way cared by mortgage for State or local purposes, or the manner of the whole of the principal sum secured by this mortgage, together Mortgagee, without notice to any party, become immediately due
and profits arising or to arise from the moregaged prefitive as jurisdiction may, at chambers or otherwise, appoint a receiver of of the premises, and collect the rents and profits and apply to interests, costs and expenses, without bability to account for a	I the nortgagor agree to and does hereby assign the rents additional security for this loan, and agree that any Judge of the mortgaged premises, with full authority to take possession the net proceeds rafter paying costs of receivership) upon said debt nything more than the rents and profits actually received.
PROVIDED ALWAYS, nevertheless, and it is the true in	ntent and meaning of the parties to these Presents, that if Long.
be paid unto the said mortgages the debt or sum of motory as intent and meaning of the said note, and any and all other su he granted shall cease, determine and be utterly noth and with.	said mortgagor do and shall well and truly pay or cause to created with interest thereon, if any be due according to the true ms which may become due and payable hereuraler, the estate hereoffic russe to remain in full force and virtue.
Premises until default shall be made as nevera provision.	that said nortgagor shall be entitled to hold and enjoy the said
WEINESS	seal this 4th day of
August	housand, nine hundred and Eighty-three and
in the Mrz. founderd end Two. Hundred Eighth of the United States of America	year of the Independence
Signed, scaled and delivered in the Presence of	By: Floyd S. Long, President
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	By: The state of t
ing stilled in	riova S. Long, President
	Sandra M. Long, Secretary
	L S.
The State of South Carolina,	PROBATE
GREENVILLECOUN	
PERSONALLY appeared before meGenrald	A, Buckey and make outh that he ut. Long, as President and Secretary, respectively, act and deed deliver the within written deed, and that . S. he with mitrograph the execution thereof
of Long Management Services. Inc. their.	set and deed deliver the within written deed, and that . S. the with
Anne S. Ellefsan	witnessed the execution thereof
روان المراقب ا	,
Notary Public for South Car lina My Commission Expires:	And the state of t
Source Public for South Car line	
My Commission Expires:	(NOT NECESSARY-MORTGAGOR CORPORATION)
The State of South Carolina,	RENUNCIATION OF DOWER
cot	
	do hereby
marile make all wheren is may suggests that Mex	
the wife of the within minute. before me, and, upon being providely and separately examine before me, and upon he has a local and the presence of the provider of the provide	ned by one, dod declare that she then freely, voluntarily, and without the courses relatively the within
named all her interest and estate and also all her right and claim	of Donser, in, or to all and singular the Fremises within mentioned and
Civen under my hard and seal this	
day of	
Notary Public for South Car Con	.1:>1:>