| gether with all and singular the rights, members, hereditaments and appurtenances to TO HAVE AND TO HOLD all and singular the said premises unto the said The  | Life Insurance Company of Virginia, its s  | uccessors and assigns forever.                                     |
|--|--|--|
| d do hereby bind self  | · •  |  |
| ministrators, to warrant and forever defend all and singular the   | •  |  |
| heirs, executors, administrators and assigns, and all  |  | //   |
| PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning foster Upc  |  |  |
| Il and truly pay, or cause to be paid, unto the said Company, or its order or Agent, the   |  |  |
| and truly pay, or cause to be paid, unto the said Company, or its order of rigent, the   |  |  |
| rtgage, then this Deed of Bargain and Sale shall cease, determine and be utterly null  | and void; otherwise it shall remain in full fo   | orce and virtue.   |
| 1. AND IT IS COVENANTED, by and between the said parties, that the said when the said parties are th | al last  |  |
|  |  |  |
| I buildings on said land in such Insgrance Company or Companies as may be approve  | heirs, executors, or administrators, ed by the said The Life Insurance Compar                  | shall and will insure the house<br>by of Virginia or its Agent, in |
| e sum of not less than Sluguty- live himal   | ed   |  |
| lars, and will keep the same insured from loss or demage by fire, and will assign the  |  |  |
| se the same to be insured in its plame, and reimburse itself for the premiums and exp  | y time neglect or fail so to do, then the sa<br>enses of such insurance, with interest thereor | at the rate of six per centum                                      |
| annum; and that the same shall stand secured by this Mortgage.  2. AND IT IS FURTHER COVENANTED, That the said   | Il Faster Och Ch   | rurch  |
| 2. AND IT IS FURTHER COVENANTED, That the said   |  |  |
| ally imposed upon the property hereby mortgaged, and in case   |  |  |
| Il at any time neglect or fail so to do, then the said The Life Insurance Company of   | Virginia or its Agent may pay such taxes an  | nd reimburse itself for the same,                                  |
| h interest thereon at the rate of six per centum per annum; and that the same shall.  3. AND IT IS FURTHER COVENANTED, That the said   | stand secured by times Mortgage.   | . her  |
| 5. AND IT IS FURTHER COVENANTED, That the said   | //   |  |
| a  |  | premises in as good order and                                      |
| dition as they now are, and not commit waste, or any injury, to such an extent as to i   | mpair the value of the same as a security fo   | or the said loan.  |
| 4. AND IT IS FURTHER COVENANTED. That in case of any litigation between  |  |  |
| corporate character of the said Company nor require any proof of such corporate cha  | The Clima Ch   | shall not deny   |
| 5. AND IT IS FURTHER COVENANTED, That in case of default in payment es hereinbefore specified, or to perform any of the other covenants of this Mortgage,  | under any of the conditions of the said Not  | tes, or failure to pay any of the                                  |
| the whole principal as due with interest thereon up to said time, and thereafter at t  6. AND IT IS FURTHER COVENANTED, That in case the said debt, or any   | he rate above stipulated.  |  |
| the note or notes, that the said Company, in addition to the said debt, or so much the   | •  |  |
| Ruby Foster VitoCh   | 1110Ma reasonable fee to the Att   | forney of the said Company for                                     |
| services in said action, not to exceed ten per gent. of the amount unpaid and/decreed t  | o be payable—such fee to be incorporated   | in the judgment in said action                                     |
| 7. AND IT IS FURTHER COVENANTED, That the said   | Josten Scholin   | ich  |
| *  | ill assign, and doth hereby assign, set over   | and transfer to the said Com-                                      |
| y, its successors, and assigns, all of the rents, issues and profits of the said mortgage<br>ns issued in action to foreclose this Mortgage after default in the conditions thereof,   | premises, accruing and falling due from a  | and after the service of a sum-                                    |
| the said Mortgagor agrees that a receiver may be appointed to take charge thereof  | $\cdot$ $\cdot$ $\cdot$ $\cdot$ $\cdot$ $\cdot$ $\cdot$ $\cdot$ $\cdot$                        |  |
| 8. AND IT IS FURTHER COVENANTED, That if the said  | 1 Joseph Siponi  | well, her  |
| n this Mortgage shall be void, but if the said.  | administrators or assigns, shall make such   | payments as herein specified                                       |
| n this Mortgage shall be void, but if the said   | a contained or to pay any of said moneys a   | s they become due and payable                                      |
| the terms of said Notes, as stipulated to be paid herein, or if default be made in the urance agreement as provided herein; or if the buildings and improvements are not k   | payment of said taxes or assessments; or   | if default be made in the said                                     |
| ate of South Carolina against the debt or Notes secured hereby, or the interest in sai   | d premises of said Mortgagee, its succes   | sors or assigns; or upon the                                       |
| ndering by any Court of competent jurisdiction of a decision that the undertaking by operative, then at the option of said Mortgagee, or its successors or assigns, the whole  | indebtedness and all sums secured by the M   | lortgage, to-wit: The principal                                    |
| d interest then accrued on said Bond and all advances made to or on account of the charges of any kind, shall at once become due and payable without notice and the m  | oney due on said Notes and for advances  | sments, permiums of insurance as aforesaid shall then become       |
| e and this Mortgage may be foreclosed for the whole amount of said moneys, interest 9. AND IT IS FURTHER COVENANTED, That the said   | costs and attorney's foes.   | a h  |
| 9. AND IT IS FURTHER COVENANTED, That the said   | shall hold and enjoy the kaid premises un  | til default of payments as pro-                                    |
| ad in said Notes, or a breach of some of the covenants of this Mortgage shall be made  |  | in default of payments as pro                                      |
| WITNESS Muy Hand and Seal this, the DetWe day of   | Upril 124  | in the   |
| ar of our Lord nineteen hundred andand in ar of the Sovereignty and Independence of the United States of America.  | the one hundred and 47/10  | , -  |
| C' 1 C 1 day 1 Delivered in the Presence of  | _  |  |
| Gachie Willie.  B. a. Morgan.  | R. A. Furta  | alal 1   |
| fyral hour.  | Tury Joseph  | e Church (SEAL)  |
| 12. U. Morgan.   | ······································   | (SEAL  |
| ·····································  |  |  |
| ATE OF SOUTH CAROLINA, PROBATE   |  |  |
| PROBATE (County.)  | Ailei  |  |
| Personally appeared before me.   | weeks  | and made oat   |
| the saw the hereinbefore named telly Fast  | //   |  |
| n, seal, and asact and deed, deliver the foregoing Deed; ar  | d that   |  |
| er, witnessed the execution thereof.   | rgar   | n the presence of each   |
| $\sim$   |  |  |
|  | O  | rchie Will   |
| of Opril A. D. 19 25,  | y. a.  | unce zoue  |
| B.U. Morgan, (SEAL)  | ·  |  |
| B. A. Mugan (SEAL)  Notary Public for S. C.  |  |  |
| ATTE OF COLUMN A   |  |  |
| ATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER   |  |  |
| County. )  | do herel   | by certify unto all whom it may                                    |
| I,   | wife of the hereinhefore named   |  |
| ,  | did this day appear before me, and   | upon being privately and sepa                                      |
| ely examined by me, did declare that she does freely, voluntarily, and without any con se and forever relinquish unto the within named The Life Insurance Company of V   | ibilision dread or tear of any berson of beis  | sons whomsoever, renounce, re-                                     |
| the and claim of dower of, in, or to all and singular the Premises within mentioned a  | nd released.   |  |
| GIVEN under my Hand and Seal, thisday ofday  |  |  |
| D. 19  |  |  |
|  |  | (L. S.)  |
|  |  |  |
| Notary Public for S. C. (SEAL)   |  |  |
|  | april 13   | 3 the F  |
|  | april 1  |  |