AND it is further covenanted and agreed that the whole of sa	id principal sum and the interest shall !	I call at the same of the same	
to comply with the requirements of any Department of the City of requirement shall have been given to the then owner of said premise depreciation alone excepted, and within sixty days after notice by the this mortgage, reasonable depreciation alone excepted. The Mortga	greenville, South so by the said Mortgagee, or if the said premises e mortgagee to the owner to repair said premise agee shall be the sole judge as to what constitu		days after notice of such of this mortgage, reasonable r as they were at the date of
to tall, better they be so	and in one parcer, any provision of law to the c		
the same. In the event the Mortgagor	s, executors, administrators, successors or assign n, the Mortgagee, if it so elects, may have such	stantly insured for the benefit of the Mortgagee, against loss by fire a red is fully paid. And will keep such policies constantly assigned or p ne week in advance of the expiration of the same, marked "PAID" by a pay, shall for any reason fail to keep the said premises so insured or frainsurance written and pay the premiums thereon, and any premiums so	ail to deliver the policies of
nerem to the contrary notwithstanding.		assigns, within ten days after payment by the Mortgagee. In default ay be and shall become due at the election of the said Mortgagee, its scrive any sum or sums of money for any dayage by fire on townsile to the	
the state of the s	en payment over, took place.	eive any sum or sums of money for any damage by fire or tornado to the paid over, either wholly or in part, to the said Mortgagor, pose or object satisfactory to the Mortgagoe, without affecting the lien any law of the State of South Carolina deducting from the value of land	
payable.	age, together with the interest due thereon, sna	any law of the State of South Carolina deducting from the value of land cortgage for State or local purposes, or the manner of the collection of a call, at the option of the said Mortgagee, without notice to any party, the said Mortgage of the call of the ca	ecome immediately due and
AND it is further covenanted and agreed by said parties that	in default of the payment by said Mortgagor.	any post-office, station, or letter-box, enclosed in a postpaid envelope this mortgage, or in default thereof, directed to said owner at said no be requirements of the law. of all or any taxes, charges and assessments which may be imposed as successors, legal representatives and assigns, to pay the amount of any so	osed by law upon the said
become due and payable forthwith. And the said Mortgagor do and will forever warrant said title.	further covenant and agree thath	gee, itssuccessors, legal representatives or assigned the whole amount hereby secured, if not then due, shall thereupon, if the whole amount hereby secured any further necessary assurance of the whole will execute or procure any further necessary assurance of the whole will be a secure or procure any further necessary assurance of the whole will be a secure or procure any further necessary assurance of the whole will be a secure or procure any further necessary assurance of the whole will be a secure or procure any further necessary assurance of the whole and the whole amount hereby secured as a secure of the whole amount hereby secured any further necessary assurance of the whole amount hereby secured any further necessary assurance of the whole amount hereby secured any further necessary assurance of the whole amount hereby secured any further necessary assurance of the whole and the whole amount hereby secured any further necessary assurance of the whole and the whole amount hereby secured and the whole and the whole amount hereby secured and the w	f the title to said premises
AND the said Mortgagor further covenant. S. and agree and agreements herein contained, to pay all costs of colection and lit thereof enforced in the same manner as the principal obligation.	S., should the said obligation be placed in the tigation, together with a reasonable attorney's f	he hands of an attorney for collection, by suit or otherwise, in case of ϵ ee, and the same shall be a lien on the said premises and be secured by	ny default in the covenants his mortgage, and payment
in witness whereof, I have here	ounto set my hand and	seal this 28th day of January,	in the year
		thirty one, and in the one hun e United States of America.	dred and
Signed, sealed and delivered in the presence of Rose Bramlette		Chas. F. Watson.	(L. S.)
J. L. Newman	·		(L. S.)
STATE OF SOUTH CAROLINA,	RENUNCIATION OF DO	WER	
COUNTY OF GREENVILLE	Notana Dublia for C	outh Concline	
		outh Carolina,	
GIVEN under my hand and seal, his 28th day of January, A J. I. Newman Notary Public for South Ca	and the state of t	Isabel Watson,	
STATE OF SOUTH CAROLINA,			Published Additional and an advantage of the second and ad
COUNTY OF GREENVILLE.	mlutt		
	e F Watson		
		rein mentioned, and that he with witnessed	
WORN to before me this.		witnessed	the due execution thereof.
ay of January	Mark Mark Control of the Control of	Rose Bramlette,	
J. I. Newman Notary Public for South Carolina.			
TATE OF SOUTH CAROLINA, OUNTY OF GREENVILLE.			
Personally appeared before me			
			-
		sign, affix the corporate seal of the above na	
		and as the act and deed o	
UBSCRIBED and sworn to before me this		withes	sed the execution thereof.
			·
Notary Public for South Carolina.		,	
Recorded J g	anuary 28th	31 4;40 P. M.	
TATE OF SOUTH CAROLINA, , OUNTY OF GREENVILLE.	ASSIGNMENT		
thant recourse	hereby assigns, transfers and sets over to Me January 193	tropolitan Life Insurance Company the within mortgage and the not	e which the same secures
n the Presence of:		SOUTH CAROLINA SECURITY COMPANY (LS)
	Ву	C. W. Haynes.	
J. L. Newman January	28th, 1931 at 4:40 P	. M.	Treasurer.
Assignment Recorded			