si s	Personally appeared before me and made easts therebe was the above vanced. Buthale and and an above the above vanced. Buthale and and an above the above vanced. Buthale and the uses and purposes therein mentioned, and that he with. Buthale above virtue mentioned and that he with. Buthale above virtue mentage, and the other which the same virtue of Material than the same virtue of Material than the virtue mentage, and the corte which the same virtue mentage above virtue mentage and the corte which the same virtue of Material than the virtue mentage and the corte which the same virtue mentage and the corte which the same virtue mentage and virtu
si S de cotar S C C	Personally appeared before me And Andrew M. Hell art and deed deliver the above written mortgage for the uses and purposes therein mentioned, and that the with A D. 13.3 3
si S de cotar S C C	Personally appeared before me and made oath that he saw the above named. Suthvew M., Lell. Survey M., Lell. Witnessed the decorption deliver we above written mottage, and that he with witnessed the execution thereof. UBSCRIBED and sworn to before me this
si S du otac y S C	Personally appeared before me
si S du cota S C	Personally appeared before me Indicate the above named. Puth very M. Heer Indicate saw the above named. Puth very M. Heer Indicate saw the above named. Puth very M. Heer Indicate Sunday M. M. M. Heer WORN to before me this. Puth very M. Heer M. M. D. 1.3. A. D. 1.3. Puth very M.
si S de cota S ory S	Personally appeared before me Mal Daniel And made oath thatalic saw the above named. Buthver M. Alex Gruthver M. Alex Jelian Sunday Durposes therein mentioned, and that he with witnessed the due execution thereof. WORN to before me this. A D. 138 WORN to before me this. A D. 138 Whelma Living Public for South Carolina Jelian France of Alexandra Alexand
si si di ota	Personally appeared before me Mal Daniel Mand made onth thatche saw the above named. Buthvew M, Heer ign, seal and as. Alv. act and deed deliver the above written mortgage for the uses and purposes therein mentioned, and that he with. WORN to before me this. Buthvey A, D, 1, 3 to the same of the security of the
a - si	Personally appeared before me
a - si	Personally appeared before me
	Personally appeared before me
C	
	COUNTY OF GREENVILLE.
s	Notary Public for South Carolina. TATE OF SOUTH CAROLINA,
ť	his, A. D., 19
d e	he wife of the within named. It is day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsover, renounce, release and forever relinquish unto the within named South Carolina Security Company, its successors and assigns, all her interest and estate, and also all her Right and Claim of Dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal,
	he wife of the within named
d	I,a Notary Public for S. C.
	TATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER Mortgagor woman a COUNTY OF GREENVILLE
	Lillian Sundstrom (1.8)
s	Signed, sealed and delivered in the presence of Mul Daniel (L.S.)
Soi	reheighty and Independence of the United States of america.
He?	March, in the year of our Lord one thousand rine hundred and sty-six and in the one hundred and Sixtieth years of the veheighty and Independence of the United States of america.
t	IN WITNESS WHERE FOR I have helden to self much here to be and and seal this 23 is died
8	and agree that
ì	mortgaged premises or any part thereof, it shall and may be lawful for the said Mortgagee, its successors, legal representatives and assigns, to pay the amount of any such tax, charge or assessment with any expenses attending the same; and any amounts so paid, the Mortgagor shall repay to the said Mortgagee, its successors, legal representatives or assigns, on demand, with interest thereon, and the same shall be a lien on the said premises and be secured by the said bond and by these presents; and the whole amount hereby secured, if not then due, shall thereupon, if the said Mortgagee so elects
1	AND it is further covenanted and agreed that the mailing of a written notice and demand by depositing it in any post-office, station, or letter-box, enclosed in a postpaid envelope addressed to the owner of record of said mortgaged premises, and directed to said owner at the last address actually furnished to the holder of this mortgage, or in default thereof, directed to said owner at said mortgaged premises, shall be sufficient notice and demand in any case arising under this instrument, and required by the provisions thereof or the requirements of the law. AND it is further covenanted and agreed by said parties that in default of the payment by said Mortgagor of all or any taxes, charges and assessments which may be imposed by law upon the said
t I	AND it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South Carolina deducting from the value of land, for the purpose of taxation any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgagee, without notice to any party, become immediately due and payable.
ŧ	AND should the Mortgagee, by reason of any such insurance against loss by fire or tornado as aforesaid, receive any sum or sums of money for any damage by fire or tornado to the said building or buildings, such amount may be retained and applied by it toward payment of the amount hereby secured: or the same may be paid over, either wholly or in part, to the said Mortgagor,
5	mortgage and repaid by the Mortgagor
i i	insurance to the said Mortgagee, or fail to pay the premiums thereon, the Mortgagee, if it so elects, may have such insurance written and pay the premiums thereon, and any premiums so paid shall be secured by this
i i	AND the said Mortgagor — further covenant — and agree — to keep the buildings on said premises constantly insured for the benefit of the Mortgagee, against loss by fire and tornado, in such manner and in such companies and for such amounts as may be satisfactory to the Mortgagee, until the debt hereby secured is fully paid. And will keep such policies constantly assigned or pledged to the Mortgagee and deliver renewals thereof to the said South Carolina because at its Office in Gregorille, South Carolina, one week in advance of the expiration of the same, marked "PAID" by the agent or company issuing the same. In the event the Mortgagor — heirs, executors, advinistrators, successors or assigns, shall for any reason fail to keep the said premises so insured or fail to deliver the policies of insurance to the said Mortgagee, or fail to pay the premiums thereon, the Mortgagee, if it so elects, may have such insurance written and pay the premiums thereon, and any premiums so paid shall be secured by this
	AND it is further covenanted and agreed by the said parties that if default be made in the payment of the indebtedness as herein provided or of any part thereof, the Mortgagee shall have power to sell the premises herein described according to law: said premises may be sold in one parcel, any provision of law to the contrary notwithstanding. AND the said Mortgagor — further covenant — and agree — to keep the buildings on said premises constantly insured for the benefit of the Mortgagee, against loss by fire and tornado, in such manner and in such companies and for such amounts as may be satisfactory to the Mortgagee, until the debt hereby secured is fully paid. And will keep such policies constantly assigned or pledged to the Mortgagee and deliver renewals thereof to the said South Carolina security. Company at its Office in Greenville, South Carolina, one week in advance of the expiration of the said premises so insured or fail to deliver the policies of insurance to the said Mortgagee, or fail to pay the premiums thereon, the Mortgagee, if it so elects, may have such insurance written and pay the premiums thereon, and any premiums so paid shall be secured by this