tgagor" or "Mortgagee" shall include the heli

MORTGAGE OF REAL ESTATE—GREM 7a.				
AND decision of the second	<b>,</b>		and contingencies	
AND the said Mortgagor further covenants and agre in such manner and in such companies and for such amounts as ma		remises constantly insured for ntil the debt hereby secured is	the benefit of the Mortgagee, against loss fully paid. And will keep such policies c	by fire and tornado, constantly assigned or
pledged to the Mortgagee and deliver renewals thereof to the said	Mortgagee	agent or company issuing the	same. In the event the Mortgagor	his heirs
** 4ts-Office-in-Greenville, S. C., one week in advance of the expiration executors, administrators, successors or assigns, shall for any reason premiums thereon, the Mortgagee, if it so elects, may have such instructions.  **Mortgager**  **H18**  **Line appearance of the expiration of the expiratio	trance written and pay the premiums	thereon, and any premiums s	so paid shall be secured by this mortgage	ee, or fail to pay the re and repaid by the
Mortgagor , nls heirs, executors, administrators, s and insurance premium with interest on such sum paid for such in anything herein to the contrary notwithstanding.  AND should the Mortgagee, by reason of any such insurance				
or buildings, such amount may be retained and applied by it toward successors, heirs or assigns, to enable such parties to repair said by lien of this mortgage for the full amount secured thereby before such	payment of the amount hereby secure ildings or to erect new buildings in damage by fire or tornado, or such p	d; or the same may be paid over, their place, or for any other pur ayment over, took place.	either wholly or in part, to the said Mortgage pose or object satisfactory to the Mortgagee,	gor, <u>his</u> , without affecting the
AND it is further covenanted and agreed that in the event purpose of taxation any lien thereon, or changing in any way the collection of any such taxes, so as to affect this mortgage, the whole without notice to any party, become immediately due and payable.	of the passage, after the date of this laws now in force for the taxation of the principal sum secured by this	mortgage, of any law of the S f mortgages or debts secured s mortgage, together with the i	tate of South Carolina deducting from the by mortgage for State or local purposes, o nterest due thereon, shall, at the option of	value of land, for the or the manner of the i the said Mortgagee,
AND it is further covenanted and agreed that the mailing to the owner of record of said mortgaged premises, and directed to mortgaged premises, shall be sufficient notice and demand in any				
AND it is further covenanted and agreed by said parties tupon the saidmortgaged premises or any part				
of any such tax, charge or assessment with any expenses attending representatives or assigns, on demand, with interest thereon, and the	the same; and any amounts so pai same shall be a lien on the said pr	d, the Mortgagor shall repenses and be secured by the	ay to the said Mortgagee, itssaid bond and by these presents; and the	whole amount hereby
secured, if not then due, shall thereupon, if the said Mortgagee so will execute or procure any further necessary assurance of the title	elects, become due and payable fort to said premises and will forever wa	hwith. And the said Mortgagor rrant said title.	do <b>ES</b> further covenant and agree the	at <b>he</b>
AND the said Mortgagor further covenant S. and ag in the covenants and agreements herein contained, to pay all costs o by this mortgage, and payment thereof enforced in the same manne Mortgagor  IN WITNESS WHEREOF, the has hereunto set	ree S, should the said obligation be f collection and litigation, together wir as the principal obligation.  his hand and seal this	placed in the hands of an atte th a reasonable attorney's fee, a	orney for collection, by suit or otherwise, in the same shall be a lien on the said pre-For Paragrahp - See	case of any default mises and be secured  the cother side
_	orty-seven	the one hundred and	eventy-first	
year of the Independence of the United States of America.  Signed, sealed and delivered in the presence of	, and in	the one number and		
Blanche Leary	·	Louie	D. Morgan	(LS)
Ben C. Thornton				(LS)
STATE OF SOUTH CAROLINA, ]			The state of the s	
COUNTY OF GREENVILLE.		NCIATION OF DOWER	e e e e e e e e e e e e e e e e e e e	
Ben C. Thor	nton,			
do hereby certify unto all whom it may concern, that Mrs. Me	ary M. Morgan			
Touris D. Mond	***************************************			
the wife of the within named Louis D. Morg				Carlot Maria
did this day appear before me, and upon being privately and separa			y, voluntarily, and without any compulsion,	dread or fear of any
person or persons whomsoever, renounce, release and forever relinqui	sh unto the within named C.	Douglas Wilao	n & Co.	
Right and Claim of Dower of, in or to all and singular the premise	s within mentioned and released.	st and estate, and also all		10
GIVEN under my hand and seal, this 27th			- Maria	
Ben C. Thornton	, A. D. 19 <u>47</u>	Mrs. mar	y Miller Morgan	
Notary	Public for South Carolina.			
STATE OF SOUTH CAROLINA,			The state of the s	
COUNTY OF GREENVILLE.   ss.:	ne Leary			
rersonany appeared before me				
and made oath that he saw the above named	Le D. Morgan			
his			Ben C. Tho	rnton
sign, seal and as act and deed deliver the a	bove written mortgage for the uses an		and that he with	
SWORN to before me this 27th	***************************************		witnessed the de	ue execution thereof.
Trans	A. D., 19_47	. B1	anche Leary	
Ben C. Thornton	(T C)			
Notary Public for South Ca	rolina.			
STATE OF SOUTH CAROLINA, county of greenville.			•	
Personally appeared before me				
and made oath that he saw				
as		sign.	affix the corporate seal of the above named	
-			and as the act and deed of sa	
the above written mortgage, and that he with				the execution thereof.
SUBSCRIBED and sworn to before me this				
day of	, A. D., 19	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Notary Public for South Ca	colina (L. S.)			
Recorded July		1947	t 1:30 o'clock P. M.	By:EC
STATE OF SOUTH CAROLINA, )				
COUNTY OF GREENVILLE.	ASSIGN	MENT		
FOR VALUE RECEIVED	n Wilson & Co.	· · · · · · · · · · · · · · · · · · ·	hereby assigns, train	nsfers and sets over
to Metropolitan Life Insurance	_		mortgage and the note which the same secu	res without recourse.
DATED this 27th day	of June , 1	94 7 C. DOUGTA	S WILSON & CO.	RORA
In the Presence of: Blanche Leary		9° 5		<u>3r</u> (2)
Juanita Bryson		By Dy: Slane	y M. Wilson Secretary	
ouanitoa Dryson			XX	ALXXX A