#19176

COUNTY OF GREENVILLE	88: RENUNCIATION OF DOWER
• • • <u> </u>	
for South Carolina, do hereby certify separately examined by me, did deck fear of any person or persons, who	n B. Kendrick , a Notary Public in and unto all whom it may concern that Mrs. Mary M. Smith Groves , the wife of the within-named John Wesley Groves , did this day appear before me, and, upon being privately and are that she does freely, voluntarily, and without any compulsion, dread, or msoever, renounce, release, and forever relinquish unto the within-named
O. Douglas wilson	d also all her right, title and claim of dower of in or to all and singular the
	Mrs. Mary M. x mith Sut & SEAL!"
Given under my hand and seal, the	his 8th day of August , 1950
	MY COMMISSION EXPLOSE AND AND CONSIGNAR Public for South Carolina.
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	MI COMMISSION EXPONES AS A CONTRACT GOVERNOR
are hereby assigned, without	IVED, the within Mortgage and Note securing the same, trecourse, by C. Douglas Wilson & Co. to The Mutual was York, its successors or assigns.
This the 8th day of August,	1950.
IN THE PRESENCE OF:	BY: O. DOUGLAS WILSON & CO.
Achaga Balandruk	C. HERMAN WALKER SECRETARY
The interest hereby conveyed is subordinate to a	
hereinafter referred to as "prior instrument" given b	John Wesley Groves
to Uouglas Wilson	n & Co. , dated August 8 , 19 50,
recording reference	(Book and page or other
the prior instrument and while the indebtedness secur made with the party secured thereby; also all insure the prior interest of such party. Although the holds	rd insurance of such types and amounts as the holder of the indebtedness secured hereby may from ed on the improvements now or hereafter on the aforesaid premises. To the extent required by red thereby remains unpaid, deposits for ground rents, taxes, assessments, and insurance may be ance policies may be held by such party and loss payable clauses may reflect re of the indebtedness hereby secured waives duplication of action taken to
all requirements of the prior instrument have in f instrument shall constitute a default herein. The he covenant or agreement to such extent as said holder default or any other default herein, said holder may default or any other default herein, said holder may default herein.	lact been fulfilled. A default in any covenant or agreement in the prior older of the indebtedness secured hereby may perform any such defaulted r may determine, with resultant right of subrogation. Upon any such seclare the indebtedness hereby recognities and the subrogation of the su
the same of the same and the same of the s	hereunder or take any other proper action as by law provided. Insofar with any other provisions of this instrument, this paragraph shall control. 16—50993-1

Mtg. & Assignment Recorded August 9th. 1950 at 11:07 A. M.