TOGETHER, with all and singular the	,	• •	,	
TO HAVE AND TO HOLD, all and sin		-	ζ.	
ances of the title to the said premises, and a	lso to warrant and fore	ver defend all and singular	the said premises unto the sa	id mortgagee, its successors and assigns
from and againstandand The right is hereby given by the mortg				• •
agreeable to the mortgagee, without notice to n any manner the validity of, or priority of	or the consent, approve f this mortgage on the	al, or agreement of other passecurity remaining.	parties in interest, which part	tial release or releases shall not impair
AND IT IS AGREED, by and between at the option and to the satisfaction of the m fers to said mortgagee all right and interest	ortgagee and will delive in all policies of insura	or th <b>e po</b> licies and renewals ne <b>e carrie</b> d or to be carried	thereof to said mortgagee. It upon said property.	The mortgagor hereby assigns and trans-
AND IT IS FURTHER AGREED, That after become liens on said premises when du notes or debt secured hereby, before the sam does not exceed the maximum permitted by ladue and payable. And the said mortgager does said premises.	e; also all taxes assessed become delinquent, provided by the best of the best further agree to pay,	ed against the mortgagee of covided the amount of such does the mortgagee may at , when the same become due	r its assigns, in the State of a latter taxes together with to its option pay the excess or e, all assessments for public im	South Carolina, on this mortgage or the he interest on the loan secured hereby declare the entire debt secured hereby provements which may be levied against
AND IT IS FURTHER AGREED, That repair as of this date, and will commit or po	ermit no waste.			•
AND IT IS FURTHER AGREED, That provided, the mortgagee may pay the same as interest at eight per cent. per annum from t	ed collect the amount for	rom the mortgagor, immedia	ately, or on demand, at the	
AND IT IS FURTHER AGREED, That or of the taxes, charges, attorncy's fees, expe any agreement herein, then the entire amount period limited for the payment thereof may	nses or assessments, her t of the debt secured or	rein mentioned, when the sa	ame shall severally become p	ayable, or upon failure to comply with
AND IT IS FURTHER AGREED, That the mortgagor hereby assign the rents of the Circuit Court of said State, may, at C and profits, applying the net proceeds, after path than the rents and profits actually collected.	if at any time any par and profits of the abov 'hambers or otherwise, a	e described premises to said appoint a Receiver, with a	l mortgagee, its successors and uthority to take possession o	l assigns, and agree that any Judge of said premises and collect said rents
AND IT IS FURTHER AGREED, That party to any suit involving this mortgage or to attorney-at-law for collection by suit or o (10) per cent. of the amount involved), shallebt secured hereby, and may be recovered as	he title to the premises therwise, that costs and Il thereupon become du	described herein, or should be expenses incurred by the	l the debt secured or any p. mortgagee, including a reaso	art thereof be placed in the hands of nable counsel fee (of not less than ten
AND IT IS FURTHER AGREED, That heirs, executors and administra				e to be binding on the said mortgagor,
PROVIDED ALWAYS, That it is the tedministrators shall pay or cause to be paid to all sums of money paid by the said mortgaged he terms and agreements herein, then this decay.  AND IT IS LASTLY AGREED, by and see made.	anto the said mortgagee , according to the condi ed of bargain and sale s	, its successors or assigns, titions and agreements of the shall cease, determine and b	the said notes with the interest said notes and of this more be void, otherwise it shall res	est thereon, if any, when due, and also tgage, and shall otherwise comply with main in full force and virtue.
WITNESShandand s	ealthis		() day	of
9				
SIGNED, SEALED AND DELIVERED	)			
IN THE PRESENCE OF:	)			
	,			(L. S.)
				,
				(L. S.)
	==			
THE STATE OF SOUTH CAROLINA,	}			
County of Greenville.	5			
Personally appeared before me,				, and made oath that he saw
he within named				
ign, seal, and asact and de	ed deliver the within w	ritten deed for the uses and	I purposes therein mentioned,	and that he with
,s., bett, and				
		,		, and the third
Sworn to and subscribed before me this.				
				Notaria Dalilla Cara Caralla Garalla
	_			Notary Public for South Carolina.
THE STATE OF SOUTH CAROLINA,	}			RENUNCIATION OF DOWER.
County of Greenville.	<b>\</b>			
I,		, a Notary Publ	ic, in and for the	
o hereby certify unto all whom it may conce	ern, that Mrs		<u></u>	······,
he wi of the within named nd separately examined by me, did declare the enounce, release and forever relinquish unto t	athedo fre	ely, voluntarily and withou	t any compulsion, dread or fea	ar of any person or persons whomsoever,
IIinterest and estate, and eleased.				
Given under my hand and seal this		day of		A, D, 19
		<u></u>		
				Notary Public for South Carolina.
Recorded				