TO HAVE AND TO HOLD, all and	singular the said premises ur	nto the said mortgagee, its succ	essors and assigns forever.	
ANDdo hereby bind nces of the title to the said premises, and				
rom and againstandand			•	v -
greeable to the mortgagee, without notice a any manner the validity of, or priority	to or the consent, approval, of this mortgage on the se	or agreement of other parties curity remaining.	in interest, which partial re	lease or releases shall not impair
AND IT IS AGREED, by and between the option and to the satisfaction of the ers to said mortgagee all right and interestication.	e mortgagee and will deliver	the policies and renewals thereo	f to said mortgagee. The me	rected, upon said premises insured ortgagor hereby assigns and trans-
AND IT IS FURTHER AGREED, To fter become liens on said premises when otes or debt secured hereby, before the social secured the maximum permitted by the and payable. And the said mortgagor aid premises.	due; also all taxes assessed ame become delinquent, provi law to be paid, but if it doe	against the mortgagee or its as ided the amount of such latter es the mortgagee may at its op	signs, in the State of South taxes together with the int tion pay the excess or decla	Carolina, on this mortgage or the erest on the loan secured hereby, re the entire debt secured hereby
AND IT IS FURTHER AGREED, The pair as of this date, and will commit or		eep said premises and all buildi	ngs and other improvements	thereon in as good condition and
AND IT IS FURTHER AGREED, The rovided, the mortgagee may pay the same sterest at eight per cent. per annum from	and collect the amount from	the mortgagor, immediately, o	or on demand, at the option	
AND IT IS FURTHER AGREED, The of the taxes, charges, attorney's fees, every agreement herein, then the entire amount of limited for the payment thereof ma	xpenses or assessments, herein unt of the debt secured or in	mentioned, when the same sha	all severally become payable	, or upon failure to comply with
AND IT IS FURTHER AGREED, The mortgagor hereby assign the ref the Circuit Court of said State, may, and profits, applying the net proceeds, after han the rents and profits actually collected.	hat if at any time any part on the above of t Chambers or otherwise, app r paying costs of collection, u	escribed premises to said mortgoint a Receiver, with authority	agee, its successors and assig y to take possession of said	ns, and agree that any Judge l premises and collect said rents
AND IT IS FURTHER AGREED, Therefore to any suit involving this mortgage of attorney-at-law for collection by suit of the amount involved), such that secured hereby, and may be recovered.	or the title to the premises de r otherwise, that costs and e shall thereupon become due a	scribed herein, or should the d xpenses incurred by the mortga	lebt secured or any part th gee, including a reasonable	ereof be placed in the hands of counsel fee (of not less than ten
AND IT IS FURTHER AGREED, Th				e binding on the said mortgagor,
PROVIDED ALWAYS, That it is the dministrators shall pay or cause to be paid sums of money paid by the said mortgane terms and agreements herein, then this	ne true intent and meaning of dunto the said mortgagee, it gee, according to the condition	f the parties to these presents, is successors or assigns, the said ins and agreements of the said	that if the said mortgagor, . I notes with the interest the notes and of this mortgage,	ereon, if any, when due, and also and shall otherwise comply with
AND IT IS LASTLY AGREED, by a made.	.nd between the said parties,	that the said mortgagor is to be	old and enjoy the said premi	ses until default of payment shall
WITNESS hand an	d sealthis	() day of	,
SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:				
			······	(L. S.)
				(L. S.)
	proposalitati - m - manana			
HE STATE OF SOUTH CAROLINA, County of Greenville.	}			
Personally appeared before me,	······································		······································	, and made oath that he saw
e within named	-			
gn, seal, and asact and				
Sworn to and subscribed before me t	ais	day of		, 19
			Not	ary Public for South Carolina.
HE STATE OF SOUTH CAROLINA, County of Greenville.	}			RENUNCIATION OF DOWER.
I,		, a Notary Public, in an	ad for the	······,
hereby certify unto all whom it may co	neern, that Mrs			,
e wi of the within namedd separately examined by me, did declare nounce, release and forever relinquish unt	thathedo freely	, voluntarily and without any ed	ompulsion, dread or fear of a	ny person or persons whomsoever,
interest and estate, a				
				A D 10
Given under my hand and seal this		·		
		••••		tary Public for South Carolina.
Recorded	19	.to'eloek	M.	

TOGETHER, with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.