TOGETHER, with all and singular the TO HAVE AND TO HOLD, all and s	,	into the said mortgagee, its su	ccessors and assigns forever.	
ANDdo hereby bind	sel	and heirs, executors and ac	lministrators, to procure or execut	-
nces of the title to the said premises, and rom and againstandandand		11.		<i>5</i> ,
The right is hereby given by the more greeable to the mortgagee, without notice to any manner the validity of, or priority	to or the consent, approval,	, or agreement of other parties		
AND IT IS AGREED, by and between the option and to the satisfaction of the ers to said mortgagee all right and interest	mortgagee and will deliver	the policies and renewals ther	eof to said mortgagee. The mortg	
AND IT IS FURTHER AGREED, The fter become liens on said premises when dotes or debt secured hereby, before the same on the exceed the maximum permitted by the and payable. And the said mortgagor datid premises.	lue; also all taxes assessed me become delinquent, prov law to be paid, but if it do	against the mortgagee or its wided the amount of such latted es the mortgagee may at its constant.	assigns, in the State of South Car er taxes together with the interes option pay the excess or declare t	rolina, on this mortgage or the st on the loan secured hereby the entire debt secured hereby
AND IT IS FURTHER AGREED, The pair as of this date, and will commit or	permit no waste.			
AND IT IS FURTHER AGREED, The covided, the mortgagee may pay the same atterest at eight per cent. per annum from	and collect the amount from	m the mortgagor, immediately,	or on demand, at the option of	tpenses are not paid as herein the mortgagee, together with
AND IT IS FURTHER AGREED, The of the taxes, charges, attorney's fees, expany agreement herein, then the entire amount is indicated for the payment thereof may	penses or assessments, herei nt of the debt secured or i	n mentioned, when the same s	hall severally become payable, or	r upon failure to comply with
AND IT IS FURTHER AGREED, The mortgagor hereby assign the remet the Circuit Court of said State, may, at ad profits, applying the net proceeds, after an the rents and profits actually collected	ts and profits of the above of Chambers or otherwise, ap- paying costs of collection, t	described premises to said mor point a Receiver, with author	tgagee, its successors and assigns, ity to take possession of said p	and agree that any Judg remises and collect said rent
AND IT IS FURTHER AGREED, The con the premises herein described, or any pould mature the indebtedness secured by it	part thereof, that failure to , shall mature, at the option	o comply with any of the requi n of the mortgagee herein, the	rements or conditions of either of e indebtedness under all of such	said mortgages, which failure mortgages.
AND IT IS FURTHER AGREED, The city to any suit involving this mortgage or a attorney-at-law for collection by suit or (0) per cent. of the amount involved), shelpt secured hereby, and may be recovered	the title to the premises do otherwise, that costs and call thereupon become due and collected hereunder.	escribed herein, or should the expenses incurred by the mort, and payable immediately, or	debt secured or any part therec gagee, including a reasonable cou- on demand, at the option of the	of be placed in the hands of nsel fee (of not less than ter mortgagee, as a part of the
AND IT IS FURTHER AGREED, That heirs, executors and administration				pinding on the said mortgagor
	true intent and meaning of	of the parties to these presents	s, that if the said mortgagor,	n, if any, when due, and also
l sums of money paid by the said mortgage e terms and agreements herein, then this d AND IT IS LASTLY AGREED, by an	unto the said mortgagee, i ee, according to the condition seed of bargain and sale sho	ons and agreements of the sai all cease, determine and be vo	d notes and of this mortgage, and id, otherwise it shall remain in f	d shall otherwise comply with ull force and virtue.
lministrators shall pay or cause to be paid I sums of money paid by the said mortgago he terms and agreements herein, then this d	unto the said mortgagee, is e, according to the conditions of bargain and sale shad between the said parties,	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply with ull force and virtue. until default of payment shal
Iministrators shall pay or cause to be paid I sums of money paid by the said mortgage te terms and agreements herein, then this d AND IT IS LASTLY AGREED, by an made. WITNESShandand D SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:	unto the said mortgagee, is e, according to the conditions and sale should between the said parties, sealthis	ons and agreements of the sainall cease, determine and be voon that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply with ull force and virtue. until default of payment shall
Iministrators shall pay or cause to be paid I sums of money paid by the said mortgage e terms and agreements herein, then this d AND IT IS LASTLY AGREED, by an e made. WITNESS	unto the said mortgagee, is e, according to the conditions and sale should between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply with ull force and virtue. until default of payment shal
ministrators shall pay or cause to be paid sums of money paid by the said mortgage e terms and agreements herein, then this dance in the AND IT IS LASTLY AGREED, by an made. WITNESS	unto the said mortgagee, is e, according to the conditions and sale should between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises day of	d shall otherwise comply wit full force and virtue. until default of payment shal
ministrators shall pay or cause to be paid sums of money paid by the said mortgage e terms and agreements herein, then this dance in the AND IT IS LASTLY AGREED, by an made. WITNESS	unto the said mortgagee, is e, according to the conditions and sale should between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises day of	d shall otherwise comply wit full force and virtue. until default of payment shal
ministrators shall pay or cause to be paid I sums of money paid by the said mortgage e terms and agreements herein, then this defense and and made. WITNESS	unto the said mortgagee, is e, according to the conditions of bargain and sale shad between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply with all force and virtue. until default of payment shal (L. S. (L. S
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ministrators shall pay or cause to be paid sums of money paid by the said mortgage e terms and agreements herein, then this dand IT IS LASTLY AGREED, by an made. WITNESS	unto the said mortgagee, is e, according to the conditions of bargain and sale should between the said parties, sealthis	ons and agreements of the saidall cease, determine and be voor that the said mortgagor is to the	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply wit ull force and virtue. until default of payment shall the save the due execution thereof the due execution thereof the due for South Carolina.
ministrators shall pay or cause to be paid sums of money paid by the said mortgage e terms and agreements herein, then this dance and agreements herein, then this dance. AND IT IS LASTLY AGREED, by an made. WITNESS	unto the said mortgagee, is eq. according to the conditions of bargain and sale should between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	d notes and of this mortgage, and id, otherwise it shall remain in f hold and enjoy the said premises	d shall otherwise comply with all force and virtue. until default of payment shall the shall the save the with the save the due execution thereof the save the due execution thereof the save the due for South Carolina. ENUNCIATION OF DOWER
ministrators shall pay or cause to be paid sums of money paid by the said mortgage e terms and agreements herein, then this dand and and the made. WITNESS	unto the said mortgagee, is eq. according to the condition of bargain and sale shad between the said parties, sealthis	ons and agreements of the sai all cease, determine and be vo that the said mortgagor is to	oses therein mentioned, and that I the presence of each other, witnes Notary	d shall otherwise comply wit full force and virtue. until default of payment shall the fault of payment shall the savene with
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Iministrators shall pay or cause to be paid I sums of money paid by the said mortgage terms and agreements herein, then this deferms and agreements herein, then this deferms and agreements herein, then this deferment and agreements herein, then this deferment and subscribed before me, and deferment and deferm	unto the said mortgagee, is e, according to the conditioned of bargain and sale shad between the said parties, sealthis	ons and agreements of the saiall cease, determine and be vo that the said mortgagor is to (and for the	d shall otherwise comply with all force and virtue. until default of payment shal (L. S.) (L. S.) (L. S.) Public for South Carolina. ENUNCIATION OF DOWER me, and upon being privately person or persons whomsoever thio, its successors and assigns oremises within mentioned and