•	and heirs, executors and administrators, to procure or execute any further necessa	l assigns,
ances of the title to the said premises, and	also to warrant and forever defend all and singular the said premises unto the said mortgagee, its successors and	
· ·		
agreeable to the mortgagee, without notice in any manner the validity of, or priority	to or the consent, approval, or agreement of other parties in interest, which partial release or releases shall no of this mortgage on the security remaining.	t impair
at the option and to the satisfaction of the	n the parties hereto that the said mortgagor shall keep the buildings erected, or to be erected, upon said premises mortgagee and will deliver the policies and renewals thereof to said mortgagee. The mortgagor hereby assigns at tin all policies of insurance carried or to be carried upon said property.	
after become liens on said premises when on notes or debt secured hereby, before the saidoes not exceed the maximum permitted by	at the said mortgagor will pay all taxes, assessments and charges of every character which are now or which no lue; also all taxes assessed against the mortgaged or its assigns, in the State of South Carolina, on this mortgaged me become delinquent, provided the amount of such latter taxes together with the interest on the loan secured law to be paid, but if it does the mortgaged may at its option pay the excess or declare the entire debt secured loss further agree to pay, when the same become due, all assessments for public improvements which may be levied	ge or the l hereby, d hereby
repair as of this date, and will commit or		
provided, the mortgagee may pay the same	it in case the taxes, assessments, charges, liens, insurance premiums, attorney's fees and expenses are not paid and collect the amount from the mortgager, immediately, or on demand, at the option of the mortgager, toget the date of payment, and this mortgage shall stand as security therefor.	
or of the taxes, charges, attorney's fees, ex	at upon default being made in the payments of any of said notes or the interest on same, or of the insurance p penses or assessments, herein mentioned, when the same shall severally become payable, or upon failure to com- nt of the debt secured or intended to be secured hereby, shall become due, at the option of said mortgagee, alther not then have expired.	ply with
the mortgagor hereby assign the ren of the Circuit Court of said State, may, at	at if at any time any part or whole of said sum or sums secured hereby, or interest thereon, be past due and ts and profits of the above described premises to said mortgagee, its successors and assigns, and agree that at Chambers or otherwise, appoint a Receiver, with authority to take possession of said premises and collect sa paying costs of collection, upon said sum or interest secured hereby, without liability to account for anythink.	v Judge
upon the premises herein described, or any	nt if the mortgagee herein is now or hereafter becomes the owner or holder of a mortgage or mortgages, other t part thereof, that failure to comply with any of the requirements or conditions of either of said mortgages, whice, shall mature, at the option of the mortgagee herein, the indebtedness under all of such mortgages.	
party to any suit involving this mortgage or an attorney-at-law for collection by suit or	at should any legal proceedings be instituted for the foreclosure of this mortgage, or should the mortgagee is the title to the premises described herein, or should the debt secured or any part thereof be placed in the lotherwise, that costs and expenses incurred by the mortgagee, including a reasonable counsel fee (of not less hall thereupon become due and payable immediately, or on demand, at the option of the mortgagee, as a part and collected hereunder.	hands of than ten
AND IT IS FURTHER AGREED, The	t it is the intent of this instrument that the hereinbefore mentioned covenants are to be binding on the said merators, and shall run in favor of the said mortgagee, its successors or assigns.	ortgagor,
administrators shall pay or cause to be paid all sums of money paid by the said mortgag	true intent and meaning of the parties to these presents, that if the said mortgagor,	and also ply with
	nd between the said parties, that the said mortgagor is to hold and enjoy the said premises until default of paym	ent shall
be made.		
be made.	nd between the said parties, that the said mortgagor is to hold and enjoy the said premises until default of paym . I sealthis) day of)	
be made. WITNESShandand		
be made. WITNESShandand 19 SIGNED, SEALED AND DELIVERED	sealthis) day of	,
be made. WITNESShandand 19 SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:	sealthis	(L. S.)
THE STATE OF SOUTH CAROLINA,	sealthis	(L. S.)
WITNESShandand 19 SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF: THE STATE OF SOUTH CAROLINA, County of Greenville.	sealthis	(L. S.)
Personally appeared before me,	sealthis	(L. S.) t he saw
WITNESS	seal this () day of	(L. S.) t he saw
PHE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me,	seal this () day of () day of () and made oath that	(L. S.) t he saw
WITNESS	deed deliver the within written deed for the uses and purposes therein mentioned, and that he with	t he saw
WITNESS	deed deliver the within written deed for the uses and purposes therein mentioned, and that he with, in the presence of each other, witnessed the due execution	t he saw
WITNESS	sealthis	t he saw
WITNESS	deed deliver the within written deed for the uses and purposes therein mentioned, and that he with, in the presence of each other, witnessed the due execution day of	t he saw thereof.
WITNESS	and nade oath that deed deliver the within written deed for the uses and purposes therein mentioned, and that he with	t he saw t thereof. DOWER.
WITNESS	sealthis	t he saw t thereof. DOWER.
WITNESS	and nade oath that deed deliver the within written deed for the uses and purposes therein mentioned, and that he with	t he saw thereof. Trolina. DOWER. privately omsoever, d assigns,
WITNESS	deed deliver the within written deed for the uses and purposes therein mentioned, and that he with	t he saw thereof. thereof. privately onsoever, dassigns, oned and
WITNESS	seal	t he saw t thereof. Trolina. DOWER. privately omsoever, d assigns, oned and

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