TOGETHER, with all and sing	•	•	**	•		se incident or apportaining.
TO HAVE AND TO HOLD, a	-	•	0.0	•		any further necessary assur-
ances of the title to the said premis	*		.,	•	0.0	,
The right is hereby given by agreeable to the mortgagee, without in any manner the validity of, or p	the mortga notice to	gor and reserved by th or the consent, approva	e mortgagee, successors	or assigns, to make 1	partial release or release	s of the security hereunder,
AND IT IS AGREED, by and at the option and to the satisfaction fers to said mortgagee all right and	- 1 between t 1 of the mo	the parties hereto that tortgagee and will delive	the said mortgagor shart the policies and rene	wals thereof to said m	ortgagee. The mortgage	, .
AND IT IS FURTHER AGRE after become liens on said premises notes or debt secured hereby, before does not exceed the maximum permit due and payable. And the said mor said premises.	EED, That when due e the same tted by law tgagor does	the said mortgagor will; also all taxes assessed become delinquent, provided to be paid, but if it is further agree to pay,	I pay all taxes, assessmed against the mortgage ovided the amount of a does the mortgage may when the same become	nents and charges of dee or its assigns, in the such latter taxes toge y at its option pay the due, all assessments f	every character which a the State of South Carolin ether with the interest of the excess or declare the for public improvements of	na, on this mortgage or the on the loan secured hereby, entire debt secured hereby which may be levied against
AND IT IS FURTHER AGRE repair as of this date, and will com AND IT IS FURTHER AGRE	amit or per	rmit no waste.	•		·	<u> </u>
provided, the mortgagee may pay th interest at eight per cent. per annu	ie same and im from th	d collect the amount free date of payment, and	om the mortgagor, imn I this mortgage shall s	aediately, or on dema stand as security there	and, at the option of the efor.	e mortgagee, together with
AND IT IS FURTHER AGRE or of the taxes, charges, attorney's any agreement herein, then the enti- period limited for the payment ther	fees, expenire amount reof may n	uses or assessments, here of the debt secured or ot then have expired.	ein mentioned, when the intended to be secured	ne same shall severall I hereby, shall become	y become payable, or up due, at the option of sa	pon failure to comply with aid mortgagee, although the
AND IT IS FURTHER AGRE the mortgagor hereby assign of the Circuit Court of said State, and profits, applying the net proceed than the rents and profits actually	the rents may, at Cl ls, after pa	and profits of the above hambers or otherwise, a	e described premises to appoint a Receiver, wit	said mortgagee, its su th authority to take	accessors and assigns, and possession of said prem	d agree that any Judge nises and collect said rents
AND IT IS FURTHER AGRE upon the premises herein described, would mature the indebtedness secur AND IT IS FURTHER AGRE	EED, That is or any parted by it, s	rt thereof, that failure shall mature, at the opti	to comply with any of ion of the mortgagee h	the requirements or energy, the indebtedne	conditions of either of sa ess under all of such me	id mortgages, which failure ortgages.
party to any suit involving this mort an attorney-at-law for collection by (10) per cent. of the amount invol- debt secured hereby, and may be re-	tgage or th suit or ot lved), shall	ne title to the premises herwise, that costs and I thereupon become due	described herein, or she expenses in curred by	hould the debt secure the mortgagee, includ	d or any part thereof ling a reasonable counse.	be placed in the hands of 1 fee (of not less than ten
AND IT IS FURTHER AGRE						ing on the said mortgagor,
PROVIDED ALWAYS, That is administrators shall pay or cause to all sums of money paid by the said the terms and agreements herein, the AND IT IS LASTLY AGREES be made.	be paid u mortgagee, en this dec	nto the said mortgagee, according to the condi- d of bargain and sale s	its successors or assig tions and agreements o hall cease, determine a	ens, the said notes with the said notes and and be void, otherwise	th the interest thereon, of this mortgage, and see it shall remain in full	if any, when due, and also shall otherwise comply with force and virtue.
WITNESShand	dand sc	valthis		() day of	· · · · · · · · · · · · · · · · · · ·
19						
SIGNED, SEALED AND DELLY IN THE PRESENCE OF		}				
IN THE PRESENCE OF	:	,				(L. S.)
						(L. S.)
				4,444,44		(1. 5.)
THE STATE OF SOUTH CAROLIN	· A)				
County of Greenville.	Α,	}				
Personally appeared before me						
sign, seal, and as	act and dec	ed deliver the within w	ritten deed for the use:	s and purposes therein	mentioned, and that he	with
				, in the presence	of each other, witnesse	d the due execution thereof.
Sworn to and subscribed before	re me this.		day of			19
			<u></u>			Public for South Carolina.
THE STATE OF SOUTH CAROLIN	NA,)			REN	NUNCIATION OF DOWER.
County of Greenville.		}	27.4	To able 1		
I,						
do hereby certify unto all whom it the wi	declare th	athedo fre	ely, voluntarily and wi	did thout any compulsion, SE INSURANCE COM	his day appear before m , dread or fear of any pe (PANY of Cincinnati, Ohi	e, and upon being privately rson or persons whomsoever, io, its successors and assigns,
Given under my hand and scal	1 this					A. D. 19
			••••		Nat 1).1.1. £ 0 .1. 6
Recorded	•	19			Notary 1	Public for South Carolina.