			premises belonging or in anywise incident or appertaining.
		s unto the said mortgagee, its successo	
ances of the title to the said premises, and	d also to warrant and fore	ever defend all and singular the said p	strators, to procure or execute any further necessary assur- remises unto the said mortgagee, its successors and assigns,
			lawfully claiming or to claim the same or any part thereof.
The right is hereby given by the mo agreeable to the mortgagee, without notice in any manner the validity of, or priority	to or the consent, approva	al, or agreement of other parties in i	make partial release or releases of the security hereunder, interest, which partial release or releases shall not impair
AND IT IS AGREED, by and betwee at the option and to the satisfaction of the fers to said mortgagee all right and interest	e mortgagee and will deliv	er the policies and renewals thereof to	ldings creeted, or to be creeted, upon said premises insured said mortgagee. The mortgagor hereby assigns and transl property.
AND IT IS FURTHER AGREED, Tafter become liens on said premises when notes or debt secured hereby, before the sidoes not exceed the maximum permitted by	hat the said mortgagor wil due; also all taxes assesse same become delinquent, pr law to be paid, but if it	Il pay all taxes, assessments and charged against the mortgagee or its assign rovided the amount of such latter tax does the mortgagee may at its option	ges of every character which are now or which may here- is, in the State of South Carolina, on this mortgage or the ites together with the interest on the loan secured hereby, pay the excess or declare the entire debt secured hereby ments for public improvements which may be levied against
repair as of this date, and will commit or	permit no waste.		and other improvements thereon in as good condition and
AND IT IS FURTHER AGREED, To provided, the mortgagee may pay the same interest at eight per cent. per annum from	and collect the amount fi	rom the mortgagor, immediately, or or	nums, attorney's fees and expenses are not paid as herein a demand, at the option of the mortgagee, together with by therefor.
or of the taxes, charges, attorney's fees, ex	xpenses or assessments, her	rein mentioned, when the same shall s	es or the interest on same, or of the insurance premiums, severally become payable, or upon failure to comply with become due, at the option of said mortgagee, although the
AND IT IS FURTHER AGREED, The	y not then have expired, hat if at any time any par	rt or whole of said sum or sums secu	red hereby, or interest thereon, be past due and unpaid
of the Circuit Court of said State, may, at	nts and profits of the above t Chambers or otherwise, a r paying costs of collection	e described premises to said mortgagee appoint a Receiver, with authority to	e, its successors and assigns, and agree that any Judge take possession of said premises and collect said rents hereby, without liability to account for anything other
upon the premises herein described, or any would mature the indebtedness secured by i	part thereof, that failure it, shall mature, at the opt	to comply with any of the requiremention of the mortgagee herein, the inde	
party to any suit involving this mortgage of an attorney-at-law for collection by suit or	r the title to the premises r otherwise, that costs and shall thereupon become duc	described herein, or should the debt I expenses incurred by the mortgagee.	are of this mortgage, or should the mortgagee become a secured or any part thereof be placed in the hands of including a reasonable counsel fee (of not less than ten mand, at the option of the mortgagee, as a part of the
	at it is the intent of this i	instrument that the hereinbefore menti	oned covenants are to be binding on the said mortgagor,
PROVIDED ALWAYS, That it is the administrators shall pay or cause to be paid all sums of money paid by the said mortgage the terms and agreements herein, then this	e true intent and meaning d unto the said mortgagee, gee, according to the condi deed of bargain and sale s	g of the parties to these presents, that , its successors or assigns, the said no- itions and agreements of the said note shall cease, determine and be void, oth	if the said mortgagor,
	d engl +hic	,	
19	i seatthis	(	day of,
SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:	}		
			(L. S.)
		······································	(L. S.)
THE STATE OF SOUTH CAROLINA, County of Greenville.			
Personally appeared before me,	,		, and made oath that he saw
			, and made oath that he saw
			herein mentioned, and that he with
			resence of each other, witnessed the due execution thereof.
Sworn to and subscribed before me th	(is	day of	, 19
			Notary Public for South Carolina.
WV.D 0M.M. 07-07-07-07-07-07-07-07-07-07-07-07-07-0			DTD1****//*
THE STATE OF SOUTH CAROLINA, County of Greenville.	}		RENUNCIATION OF DOWER.
І,		, a Notary Public, in and fo	or the,
do hereby certify unto all whom it may con	acern, that Mrs		,
the wi of the within named and separately examined by me, did declare renounce, release and forever relinquish unto	thathedo free	ely, voluntarily and without any compu JNION CENTRAL LIFE INSURANCE	did this day appear before me, and upon being privately dsion, dread or fear of any person or persons whomsoever, COMPANY of Cincinnati, Ohio, its successors and assigns,
allinterest and estate, a released.	nd also all		or to all and singular the premises within mentioned and
Given under my hand and sool this			h. 10. 10.
Given ander my hand and seat this			A. D. 19
			Notary Public for South Carolina.
Recorded	4.0		
necoraca	19	, ato'clock	М,

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