					Notary Public for	
Given under my	hand and seal this		day of		A. D	. 19
leased.				dower, of, in, or to all and		
id separately examin nounce, release and	ed by me, did declare t forever relinquish unto	hathedo fre the within named THE I	ely, voluntarily and with UNION CENTRAL LIF	did this day compulsion, dread INSURANCE COMPANY	or fear of any person or p of Cincinnati, Ohio, its suc	ersons whomsoever cessors and assigns
,						
County of G	reenville.	}	, a Notary P	ublic, in and for the		YON OF DOWER
				==	·	
Sworn to and st	abscribed before me thi	S	•		,	
				, in the presence of eac		
				and purposes therein mentio		
•					, and made	e outh that he say
IE STATE OF SOU County of Gr		}				
						, ,
IN THE P	O AND DELIVERED RESENCE OF:	(				(L. S.
<b>.</b>		2				
made.				(		
ministrators shall passums of money paids terms and agreeme	ay or cause to be paid d by the said mortgage ents herein, then this do	unto the said mortgageo, e, according to the condi- red of bargain and sale s	its successors or assign tions and agreements of hall cease, determine an	presents, that if the said nots, the said notes with the the said notes and of this does not be void, otherwise it shador is to hold and enjoy the	interest thereon, if any, w mortgage, and shall othe Il remain in full force an	then due, and also rwise comply with d virtue.
ot secured hereby, : AND IT IS FUI	ind may be recovered : RTHER AGREED, That executors and administra	and collected hereunder, it is the intent of this in ators, and shall run in fav	nstrument that the herei	ely, or on demand, at the nbefore mentioned covenan e, its successors or assigns	ts are to be binding on the	he said mortgagor
AND IT IS FU ty to any suit invo- attorney-at-law for	RTHER AGREED, Tha lying this mortgage or collection by suit or o	t should any legal proce- the title to the premises otherwise, that costs and	edings be instituted for described herein, or sho expenses incurred by t	rein, the indebtedness unde the foreclosure of this me uld the debt secured or a be mortgagee, including a r	ortgage, or should the mony part thereof be placed reasonable counsel fee (of	l in the hands of not less than ten
an the rents and pr AND IT IS FU on the premises here	rofits actually collected. RTHER AGREED, That cin described, or any p	t if the mortgagee herein art thereof, that failure	is now or hereafter bed to comply with any of t	omes the owner or holder of the requirements or condition	of a mortgage or mortgage ns of either of said mortga	es, other than this
AND IT IS FU e mortgagor here the Circuit Court of	eby assign the rent of said State, may, at	t if at any time any pars and profits of the above Chambers or otherwise, a	e described premises to s ppoint a Receiver, with	or sums secured hereby, o aid mortgagee, its successor authority to take possess	s and assigns, and agree ion of said premises and	that any Judge collect said rents
AND IT IS FU of the taxes, charg y agreement herein,	RTHER AGREED, Thates, attorney's fees, expethen the entire amoun	enses or assessments, here t of the debt secured or	e in the payments of ar ein mentioned, when the	and as security therefor.  y of said notes or the inte same shall severally become hereby, shall become due, a	ne payable, or upon failu	re to comply with
AND IT IS FU	RTHER AGREED, That we may pay the same a	in case the taxes, assess	om the mortgagor, imme	surance premiums, attorney ediately, or on demand, at		
l premises. AND IT IS FU		t the said mortgagor will		all buildings and other imp		
er become liens on es or debt secured es not exceed the m	said premises when du hereby, before the san aximum permitted by h	ne; also all taxes assessed ne become delinquent, pro aw to be paid, but if it d	d against the mortgaged ovided the amount of so does the mortgagee may	nts and charges of every e or its assigns, in the State tch latter taxes together w at its option pay the exce lue, all assessments for publ	e of South Carolina, on the ith the interest on the loss ss or declare the entire do	is mortgage or th an secured hereby obt secured hereb
the option and to t s to said mortgaged	he satisfaction of the real right and interest	nortgagee and will delive in all policies of insuran	r the policies and renew ace carried or to be car	als thereof to said mortgageried upon said property.	ee. The mortgagor hereby	assigns and trans
ceable to the mort; any manner the va	gagee, without notice to didity of, or priority o	or the consent, approva f this mortgage on the	l, or agreement of othe security remaining.	r parties in interest, which	partial release or release	s shall not impai
		r	•	other persons lawfully claim or assigns, to make partial	•	