Personally appeared before me,	ss	ely, voluntarily and witho JNION CENTRAL LIFEright and claim of d	blic, in and for the did this day appearut any compulsion, dread or fear INSURANCE COMPANY of Cindower, of, in, or to all and singu	r, witnessed the due execution thereof
sign, seal, and as	ss	ely, voluntarily and witho	blic, in and for the did this day appear out any compulsion. dread or fear INSURANCE COMPANY of Cinlower, of, in, or to all and singu	r, witnessed the due execution thereof
sign, seal, and asact and dosign, seal, and asact and dosign, seal, and asact and doact and subscribed before me thisact and subscribed before me thisact and security of Greenville.  I,act and subscribed before me thisact and security of Greenville.  I,act and whom it may concert the wi	eed deliver the within wr  s	day of	did this day appea	r, witnessed the due execution thereof.
sign, seal, and as	s	day of, a Notary Pu	blic, in and for the	n, witnessed the due execution thereof.  19  Notary Public for South Carolina.  RENUNCIATION OF DOWER.
sign, seal, and as	s	day of, a Notary Pu	blic, in and for the	Notary Public for South Carolina.  RENUNCIATION OF DOWER.
sign, seal, and as	eed deliver the within wr	ritten deed for the uses an	, in the presence of each othe	Notary Public for South Carolina.
sign, seal, and asact and de	eed deliver the within wr	ritten deed for the uses an	, in the presence of each othe	r, witnessed the due execution thereof.
he within namedact and de	eed deliver the within wr	ritten deed for the uses as	, in the presence of each othe	r, witnessed the due execution thereof.
the within namedact and de	ced deliver the within wr	ritten deed for the uses ar	, in the presence of each othe	r, witnessed the due execution thereof.
the within named			ra parposes energy monorous a	nd that he with
• • • • • • • • • • • • • • • • • • • •			nd purposes therein mentioned a	
Dansanally annound before me	***************************************			
County of Greenville.	}			
THE STATE OF SOUTH CAROLINA,			=	
				(L. S.)
SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:				(L. S.)
9	)			
AND IT IS LASTLY AGREED, by and e made.  WITNESShandand s		,	-	
PROVIDED ALWAYS, That it is the tadministrators shall pay or cause to be paid all sums of money paid by the said mortgagee he terms and agreements herein, then this de-	true intent and meaning unto the said mortgagee, e, according to the condit	of the parties to these p its successors or assigns, tions and agreements of t	presents, that if the said mortgage the said notes with the interest the said notes and of this mortgage.	t thereon, if any, when due, and also age, and shall otherwise comply with
lebt secured hereby, and may be recovered as  AND IT IS FURTHER AGREED, That  heirs, executors and administra	it is the intent of this in			to be binding on the said mortgagor,
AND IT IS FURTHER AGREED, That arty to any suit involving this mortgage or to attorney-at-law for collection by suit or of 10) per cent. of the amount involved), shall	t should any legal proceed the title to the premises of otherwise, that costs and dl thereupon become due	edings be instituted for a described herein, or show expenses incurred by the	the foreclosure of this mortgag ld the debt secured or any par e mortgagee, including a reason	e, or should the mortgagee become a t thereof be placed in the hands of ble counsel fee (of not less than ten
han the rents and profits actually collected.  AND IT IS FURTHER AGREED, That pon the premises herein described, or any parould mature the indebtedness secured by it,	art thereof, that failure t	to comply with any of the	e requirements or conditions of o	ither of said mortgages, which failure
AND IT IS FURTHER AGREED, That he mortgagor hereby assign the rents f the Circuit Court of said State, may, at Cand profits, applying the net proceeds, after parts	t if at any time any part s and profits of the above Chambers or otherwise, ap	described premises to samppoint a Receiver, with	id mortgagee, its successors and authority to take possession of	assigns, and agree that any Judge said premises and collect said rents
AND IT IS FURTHER AGREED, That or of the taxes, charges, attorney's fees, expenny agreement herein, then the entire amount	t upon default being made enses or assessments, here t of the debt secured or	e in the payments of any in mentioned, when the	of said notes or the interest of same shall severally become pay	able, or upon failure to comply with
epair as of this date, and will commit or pe AND IT IS FURTHER AGREED, That royided, the mortgagee may pay the same ar	in case the taxes, assessr			
the sees not exceed the maximum permitted by late and payable. And the said mortgagor docid premises.  AND IT IS FURTHER AGREED, That	w to be paid, but if it does further agree to pay, we the said mortgagor will	loes the mortgagee may a when the same become du	et its option pay the excess or dee, all assessments for public imp	eclare the entire debt secured hereby covements which may be levied against
otes or debt secured hereby, before the same	t the said mortgagor will ie; also all taxes assessed	pay all taxes, assessment l against the mortgagee	ts and charges of every charact or its assigns, in the State of Sc	uth Carolina, on this mortgage or the
AND IT IS FURTHER AGREED, That ter become liens on said premises when due		r the policies and renewal		
rs to said mortgagee all right and interest in AND IT IS FURTHER AGREED, That there become liens on said premises when due		ha anid		
recable to the mortgagee, without notice to any manner the validity of, or priority of AND IT IS AGREED, by and between the option and to the satisfaction of the mrs to said mortgagee all right and interest:  AND IT IS FURTHER AGREED, That ter become liens on said premises when due	o or the consent, approval f this mortgage on the s the parties hereto that t	l, or agreement of other security remaining.	parties in interest, which partic seep the buildings erected, or to	I release or releases shall not impair
t the option and to the satisfaction of the mers to said mortgagee all right and interest	heirs, executors and gagor and reserved by the or the consent, approval f this mortgage on the s the parties hereto that t	d administrators, and all of mortgagee, successors or l, or agreement of other security remaining.	ther persons lawfully claiming of assigns, to make partial release parties in interest, which partic eep the buildings erected, or to	to claim the same or any part thereof. or releases of the security hereunder, I release or releases shall not impair