mo 1643713 43215 mo 316135 D 3		to the cald markagase its sugges	ssors and assigns forever.	
TO HAVE AND TO HOLD, all and s ANDdo hereby bind	• •		nistrators, to procure or execute any	further necessary assur-
ences of the title to the said premises, and		111		<i>,</i>
The right is hereby given by the more greeable to the mortgagee, without notice in any manner the validity of, or priority	tgagor and reserved by the n to or the consent, approval, o	mortgagee, successors or assigns, or agreement of other parties in	to make partial release or releases of	the security hereunder,
AND IT IS AGREED, by and between the option and to the satisfaction of the fers to said mortgagee all right and interest	mortgagee and will deliver t	the policies and renewals thereof	to said mortgagee. The mortgagor h	_
AND IT IS FURTHER AGREED, That there become liens on said premises when do notes or debt secured hereby, before the saloes not exceed the maximum permitted by the and payable. And the said mortgagor daid premises.	luc; also all taxes assessed a me become delinquent, provid law to be paid, but if it does	against the mortgagee or its assided the amount of such latter too the mortgagee may at its option	igns, in the State of South Carolina, taxes together with the interest on t ion pay the excess or declare the ent	on this mortgage or the he loan secured hereby, ire debt secured hereby
AND IT IS FURTHER AGREED, The epair as of this date, and will commit or		ep said premises and all buildin	gs and other improvements thereon in	a as good condition and
AND IT IS FURTHER AGREED, The rovided, the mortgagee may pay the same atterest at eight per cent. per annum from	and collect the amount from	the mort gagor, immediately, or	on demand, at the option of the m	-
AND IT IS FURTHER AGREED, The or of the taxes, charges, attorney's fees, ex my agreement herein, then the entire amount period limited for the payment thereof may	penses or assessments, herein ant of the debt secured or in	mentioned, when the same shall	ll severally become payable, or upon	failure to comply with
AND IT IS FURTHER AGREED, The he mortgagor hereby assign the renof the Circuit Court of said State, may, at and profits, applying the net proceeds, after	at if at any time any part o ts and profits of the above de Chambers or otherwise, appe paying costs of collection, up	escribed premises to said mortga oint a Receiver, with authority	gee, its successors and assigns, and ag to take possession of said premises	ree that any Judge and collect said rents
han the rents and profits actually collected AND IT IS FURTHER AGREED, The pon the premises herein described, or any rould mature the indebtedness secured by it	at if the mortgagee herein is part thereof, that failure to	comply with any of the requirem	ments or conditions of either of said 1	nortgages, which failure
AND IT IS FURTHER AGREED, The arty to any suit involving this mortgage or a attorney-at-law for collection by suit or 10) per cent. of the amount involved), sleet secured hereby, and may be recovered	the title to the premises des otherwise, that costs and ex- nall thereupon become due a	scribed herein, or should the de xpenses incurred by the mortgag	bt secured or any part thereof be gee, including a reasonable counsel fe	placed in the hands of e (of not less than ten
AND IT IS FURTHER AGREED, Tha			9	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 mortgag	l unto the said mortgagee, itsee, according to the condition	s successors or assigns, the said ns and agreements of the said n	notes with the interest thereon, if a notes and of this mortgage, and shall	ny, when due, and also otherwise comply with
AND IT IS LASTLY AGREED, by an		Il cease, determine and be void, that the said mortgagor is to hol		
·	nd between the said parties, t	that the said mortgagor is to hol	ld and enjoy the said premises until (default of payment shall
AND IT IS LASTLY AGREED, by an c made. WITNESShandand	nd between the said parties, t	that the said mortgagor is to hold	ld and enjoy the said premises until (lefault of payment shall
AND IT IS LASTLY AGREED, by and made. WITNESShandand 9	nd between the said parties, to sealthis	that the said mortgagor is to hold	ld and enjoy the said premises until d	lefault of payment shall
AND IT IS LASTLY AGREED, by an made. WITNESShandand 9 SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:	nd between the said parties, to sealthis	that the said mortgagor is to hold	ld and enjoy the said premises until d	lefault of payment shall
AND IT IS LASTLY AGREED, by and made. WITNESS	nd between the said parties, to the said parties, the said parties are the said parties, the said parties are the said parties, the said parties are the sai	that the said mortgagor is to hold	Id and enjoy the said premises until d	(L. S.) (L. S.)
AND IT IS LASTLY AGREED, by and made. WITNESS	nd between the said parties, to the said parties and the said parties are said parties.	that the said mortgagor is to hold	Id and enjoy the said premises until d	(L. S.) (L. S.)
AND IT IS LASTLY AGREED, by and emade. WITNESS	deed deliver the within writt	ten deed for the uses and purpose	es therein mentioned, and that he with	(L. S.) made oath that he saw
AND IT IS LASTLY AGREED, by and made. WITNESS	deed deliver the within writt	ten deed for the uses and purpose, in the	es therein mentioned, and that he with	made oath that he saw e due execution thereof.
AND IT IS LASTLY AGREED, by and made. WITNESS	deed deliver the within writt	ten deed for the uses and purpose, in the	es therein mentioned, and that he with	made oath that he saw e due execution thereof.
AND IT IS LASTLY AGREED, by and made. WITNESS	deed deliver the within writt	ten deed for the uses and purpose, in the	es therein mentioned, and that he with the presence of each other, witnessed the Notary Publications of the Notary Publication of the Publication of the Notary Publication of	made oath that he saw e due execution thereof.
AND IT IS LASTLY AGREED, by and e made. WITNESS	deed deliver the within writt	ten deed for the uses and purpose in the day of	es therein mentioned, and that he with presence of each other, witnessed the Notary Publication RENUN	
AND IT IS LASTLY AGREED, by an made. WITNESS	deed deliver the within writt	ten deed for the uses and purpose in the day of	es therein mentioned, and that he with presence of each other, witnessed the Notary Publication of the RENUN	(L. S.)
AND IT IS LASTLY AGREED, by and made. WITNESS	deed deliver the within writt is	ten deed for the uses and purpose in the day of, in the	and enjoy the said premises until of the said and of the said for the said appear before me, a sampulsion, dread or fear of any person NCE COMPANY of Cincinnati, Ohio, i	(L. S.) (L. S.)
AND IT IS LASTLY AGREED, by an made. WITNESS	deed deliver the within writt thathedo freely the within named THE UN and also all	ten deed for the uses and purpose in the day of, in the	and enjoy the said premises until of the mentioned, and that he with the presence of each other, witnessed the Notary Publical Renumbers of the mentioned or fear of any person NCE COMPANY of Cincinnati, Ohio, if in, or to all and singular the premises.	default of payment shall (L. S.)
AND IT IS LASTLY AGREED, by and made. WITNESS	deed deliver the within writt thathedo freely the within named THE UN and also all	ten deed for the uses and purpose in the day of, a Notary Public, in an day of	and enjoy the said premises until of the mentioned, and that he with the presence of each other, witnessed the Notary Publical Renumber of the mentioned or fear of any person NCE COMPANY of Cincinnati, Ohio, in in, or to all and singular the premise.	made oath that he saw (L. S.) (L. S.) (L. S.) de due execution thereof, 1