	the satisfaction o	I said mortgagee an buildings now of nereurer on out promises again	inst damage
by fire	approved by said y appear, the polit, whether due or intion among the mptly when due, tents and charges f, or upon the inithout regard to or encumbrance or oper persons where with accrued y or discharge saby him for repair interest thereon ubrogated to all a stipulated, this before all amount petent jurisdictioned by notes or inge, or either of the any tax or assessagor to pay any if said premises a y any part of principairs or improve a said land, or of and the same are at that time, with it notice, notwith e of said mortgag to from the said mortgag to from the said mortgag to said premise or and all other in collecting such that collecting such that the collecting such that collecting such that collecting such that the said premise and all other in collecting such that the said premise and all other in stipulated erests, or if said	d mortgagee, to whom the policies of insurance shall be delivered an icies to contain such clauses as the mortgagee may desire; such processing, or, under the direction of said mortgagee, to the reconstruction insurers, said mortgagee shall receive from the aggregate insurance pall insurance premiums and to deliver to said mortgagee renewals at, whether municipal, county, state or federal, which now are or may leavest of said mortgagee therein, or upon this mortgage, or the delany law heretofore or hereafter enacted imposing payment of the whole upon the premises, superior to the lien hereof that may now exist on the required; and on default said mortgagee may pay such insurance costs and penaltics, and all expenses attending same, including me, to adjust amount thereof, or advise in respect thereto; and said in insurance premiums, taxes, encumbrances, counsel fees and for at the highest legal rate, said mortgagee shall have a lien on sai	nd to whom eeds, at the or repairs proceeds all least three be levied or bt or notes hole or any ray here-e premiums, reasonable mortgagor all other id premises until recys' fees, ortgages, or d land shall the amount f said notes premises by my suit has east 15 days or in case of ulated here-in any such the option whereafter lo so subserie deemed a ned by said gents, upon ucting payteliability to es that any hands of an occedings of
ten per eent (10%)	(y	which said mortgagor hereby agrees is a reasonable fee), for the rest legal rate, and all costs and expenses incurred by the mortgag	mortgagee's
(7) That all provisions hereof shall extend to and bind all tions, fiduciaries or others, to the same extent as though the words the heirs, executors, administrators, successors and assigns of said ficiently made by depositing the same in any postoffice, station or lenished by him to said mortgagee.	mortgagors and "her," its, "their" parties, respective tterbox, enclosed	mortgagees, whether one or more of each, and whether men, wome or other suitable words were formally inserted at the proper places lely, and that any notice or demand in any case arising hereunder relating a postpaid envelope, addressed to said mortgagor at the last a	en, corpora- herein; also may be suf- address fur-
amendments thereto and all rules and regulations adopted by authorassociation, then, at the option of said mortgagee, said debt shall be	ority thereof; and come immediatel	I if said mortgagor shall break this covenant or cease to be a mem y due and this mortgage may be foreclosed as is more fully provided i	n the fourth
covenant hereof.			
		,	
			•
Witness hand and seal the twent v-seven	30th	day of April in the od in the one hundred and fifty-first	year of our
Lord one thousand, nine hundred and		d in the one nundred and	
Signed, Sealed and Delivered in the Presence of:	\		
Vermelle Caine	.)	J.B. Ricketts	
P.C. Poag	. }		(L. S.)
	1		(L. S.)
	1		(L. S.)(L. S.)
	1		(L. S.)(L. S.)
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STATE OF SOUTH CAROLINA,			(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville.	9	· · · · · · · · · · · · · · · · · · ·	(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville.	9		(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	eketts	act and deed deliver the within written deed; and that the within written deed.	(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	e ketts	act and deed deliver the within written deed; and that the within written deed.	(L. S.)(L. S.)(L. S.)
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STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	eketts	act and deed deliver the within written deed; and that the within written deed.	(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	eketts	act and deed deliver the within written deed; and that the within written deed.	(L. S.)(L. S.)(L. S.)
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STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	e ketts	act and deed deliver the within written deed; and that the wit witnessed the execution thereof. Vermelle Caine	(L. S.)(L. S.)(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	e ketts	act and deed deliver the within written deed; and that the wit witnessed the execution thereof. Vermelle Caine	(L. S.)(L. S.)(L. S.)(L. S.)
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STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Elizabeth ately examined becase and forever		te of South

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