(3) That said mortgagor will keep unceasingly insured, to	the satisfaction of said mortgagee	all buildings now or hereafter on said p	oremises against damage
in such sums as may be required and in such companies as may be the proceeds of such insurance shall be payable as his interest moption of said mortgagee, to be applied to the payment of said deformed said buildings; and in the event of other insurance and contribution amounts secured hereunder; and said mortgagor agrees to pay, prodays before policies expire; also to pay when due all taxes, assessed by law upon said mortgaged premises, or any part there secured hereby, or upon the interest paid and payable thereon, part thereof upon said mortgagee; also to discharge any other lie after attach thereto, and exhibit to said mortgagee receipts of the cause tax searches to be made and pay such taxes and other char charges for services or counsel fees of any person employed to proven to repay forthwith to said mortgagee all amounts paid purposes authorized by this mortgage, and for all such sums, wi secured and collectible hereunder, and said mortgagee shall be the collection of the said mortgage shall make all payments here.	ay appear, the pointers to contain a sort, whether due or not, or, under the pution among the insurers, said more omptly when due, all insurance prenents and charges, whether municipof, or upon the interest of said more without regard to any law heretoforn or encumbrance upon the premise proper persons when required; and ges, with accrued costs and penaltry or discharge same, to adjust among the hinterest thereon at the highest less than the subrogated to all rights of those to	e direction of said mortgagee, to the retgagee shall receive from the aggregat niums and to deliver to said mortgagee al, county, state or federal, which now regagee therein, or upon this mortgage or hereafter enacted imposing paymers, superior to the lien hereof that may on default said mortgagee may pay suries, and all expenses attending samount thereof, or advise in respect there minums, taxes, encumbrances, counselegal rate, said mortgagee shall have whom such payments shall have been a world, and that said mortgager shall have	econstruction or repairs e insurance proceeds all e renewals at least three are or may be levied or ie, or the debt or notes ent of the whole or any now exist or may hereich insurance premiums, e, including reasonable eto; and said mortgagor fees and for all other a lien on said premises made.
(4) That if said mortgagor shall make all payments here default in payment or breach of some covenant hereof; but that it any law shall be passed or any decision rendered by a court of coupon notes secured by mortgages, or upon principal or interest see be authorized to pay any such tax upon said notes and this mortg of such tax from any moneys hereby secured, or by virtue of white and mortgage, or holding that the above undertaking by said mortitle in fee simple, or has not good right to encumber the same, or been begun affecting said land, or if said mortgagor shall fail to perfore a penalty accrues thereon, or to pay forthwith the costs of the actual or threatened demolition or removal of any building from that the proceeds hereof shall be used for any specific purpose event, the whole principal debt hereby secured remaining unpaid of said mortgagee, become immediately due and collectible, with enacted, and this mortgage may be at once foreclosed; and no failt quently, nor shall the payment by said mortgagee of taxes, insura waiver of his right to declare said debt due at any time thereafter	mpetent jurisdiction imposing or autured by notes or mortgages, or by vage, or either of them, or upon the chany tax or assessment upon said gagor to pay any tax is illegal or in if said premises are not free of all ay any part of principal or interest repairs or improvements, insurance m said land, or of any injury or war and the same are not so used, or if a at that time, with all accrued interest ut notice, notwithstanding anything re of said mortgagee to exercise sucnce premiums or any other amount	thorizing the imposition of any specific virtue whereof the owner for the time principal or interest thereby secured, premises shall be chargeable against operative, or if said mortgagor does no other liens and encumbrances whatso when due, or to pay any taxes or asse- premiums, judgments or liens upon said ste impair the value of said security, of any covenant of this mortgage be broke st and all other amounts stipulated her g contained herein or in said notes of	tax upon mortgages, or being of said land shall and deduct the amount the owner of said notes of hold said premises by ever, or if any suit has ssments at least 15 days d premises, or in case of r if it is stipulated herein, then, and in any such rein, shall, at the option or in any law hereafter his right to do so subse-
(5) That all rents and profits of said premises accruing mortgagor to said mortgagee, who may, without regard to the valual premises and take possession and control thereof, lease the saments for maintenance and improvements of premises, collection account for any sums not actually received or for laches or negle Judge of the Circuit Court of said State may, in any County in said (6) That if any part of the principal, interest or other sum attorney for collection or for the protection of the mortgagee's in any kind, said mortgagee shall also recover of said mortgagor a processing said mortgagor and said mortgagor	after any payment herein agreed use of said premises or the adequacy me and collect such rents and profiferents and all other proper credits) it in collecting such rents or profits d State, at chambers or otherwise, a herein stipulated be at any time pasterests, or if said debt or any part treasonable fee, not less than	its and apply the net proceeds thereoupon said debt, interest, costs or experiments; and for this purpose the mortgagor propoint a receiver with full authority in st due and unpaid, or if said notes be puthereof be collected by an attorney or	of (after deducting payness, without liability to hereby agrees that any this regard. laced in the hands of an by legal proceedings of
attorney for his services, and that for such fee, with interest thave a lien on said premises secured and collectible hereunder. (7) That all provisions hereof shall extend to and bind a tions, fiduciaries or others, to the same extent as though the word the heirs, executors, administrators, successors and assigns of said ficiently made by depositing the same in any postoffice, station or nished by him to said mortgagee. (8) That said mortgagor, who is a member of said mortgamendments thereto and all rules and regulations adopted by aut association, then, at the option of said mortgagee, said debt shall the said mortgage, said debt shall the said mortgage.	I mortgagors and mortgagees, whet s "her," its, "their" or other suitable I parties, respectively, and that any letterbox, enclosed in a postpaid er	ther one or more of each, and whethe words were formally inserted at the provided or demand in any case arising the received provision of the by-laws thereof each all break this covenant or cease.	r men, women, corpora- roper places herein; also hereunder may be suf- at the last address fur- and all past and future to be a member of said
Witnesshand and seal the		day of	in the year of our
Lord one thousand, nine hundred and	and in the one hund f America.	dred and	
Lord one thousand, nine hundred and	f America.	day ofdred and	(L. S.)
Lord one thousand, nine hundred and	and in the one hund f America	dred and	(L. S.)
Lord one thousand, nine hundred and	and in the one hund f America	dred and	(L. S.)(L. S.)(L. S.)
Signed, Sealed and Delivered in the Presence of: STATE OF SOUTH CAROLINA, County of Greenville.	and in the one hund	dred and	(L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	and in the one hund f America.	dred and	(L. S.) (L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	America.	ed deliver the within written deed; and	(L. S.) (L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	act and dec	ed deliver the within written deed; and	(L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	and in the one hund f America.	ed deliver the within written deed; and	(L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	and in the one hund f America.	ed deliver the within written deed; and	(L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	and in the one hund f America.	ed deliver the within written deed; and the execution thereof.	(L. S.) (L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	act and dec	ed deliver the within written deed; and the execution thereof.	(L. S.) (L. S.) (L. S.) (L. S.)
Lord one thousand, nine hundred and	and in the one hund f America.	and deliver the within written deed; and the execution thereof. That she does freely, voluntarily and the within named	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) d that he with
Lord one thousand, nine hundred and	act and decay witnessed to the same forever relinquish unto the same forever relinquish unto the same forever of, in or to all and singular the process.	a notary public in are that she does freely, voluntarily and the within named	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (d. S.)
Lord one thousand, nine hundred and	act and decomplete and forever relinquish unto the street of in or to all and singular the process.	anotary public in an anotary public in an anotary she within named	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (d. S.)

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