Ogether with all and singular the rights, members, hered TO HAVE AND TO HOLD all and singular the sa				
nddohereby bind				
ninistrators, to warrant and forever defend all and sing				
PROVIDED ALWAYS, NEVERTHELESS, and i	t is the true intent and me	eaning of the parties to the	se Presents, that if	the said
l and truly pay, or cause to be paid, unto the said Comp				
rtgage, then this Deed of Bargain and Sale shall cease, 1. AND IT IS COVENANTED, by and between	form the Covenants herein determine and be utterly r the said parties, that the sa	contained, according to toull and void; otherwise it	he true intent and meaning shall remain in full force a	ng of said Notes and this and virtue.
buildings on said land in such Insurance Company o				
sum of not less thanllars, and will keep the same insured from loss or dama	ge by fire, and will assign	the Policy or Policies of	Insurance to the said Co	ompany; and that in case
se the same to be insured in its name, and reimburse annum; and that the same shall stand secured by this M. 2. AND IT IS FURTHER COVENANTED, Tha	itself for the premiums and lortgage.	expenses of such insurance	e, with interest thereon at	the rate of six per centum
cally imposed upon the property bareby mortgaged, and				
gally imposed upon the property hereby mortgaged, and all at any time neglect or fail so to do, then the said The interest thereon at the rate of six per centum per at 3. AND IT IS FURTHER COVENANTED, Tha	t the saidthe same sl	hall stand secured by this	Mortgage. 	
ndition as they now are, and not commit waste, or any i				
4. AND IT IS FURTHER COVENANTED, Tha	t in case of any litigation b	etween the parties to this	Mortgage, the said	
corporate character of the said Company nor require a 5. AND IT IS FURTHER COVENANTED, Tha	any proof of such corporate	character or such agency.	litions of the said Notes, o	or failure to pay any of the
ces hereinbefore specified, or to perform any of the oth teat the whole principal as due with interest thereon up to 6. AND IT IS FURTHER COVENANTED, That the note or notes, that the said Company, in addition to	er covenants of this Mortg to said time, and thereafter t in case the said debt, or	age, for the space of thirty at the rate above stipulate any part thereof, is establis	consecutive days, the said d. shed by or under an action	for foreclosure or of debt
s services in said action, not to exceed ten per cent. of the	o me said debt, or so much	a rea	sonable fee to the Attorne	ey of the said Company for
7. AND IT IS FURTHER COVENANTED, That	at the said			
ny, its successors, and assigns, all of the rents, issues arons issued in action to foreclose this Mortgage after ded the said Mortgagor agrees that a receiver may be ag	nd profits of the said mortg fault in the conditions the ppointed to take charge the	raged premises, accruing a reof, as further security for ereof.	the debt then due and ur	apaid under this Mortgage
6. AND IT IS TOKINDA GO VERMAZES, TAN	heirs, execut	tors, administrators or ass	igns, shall make such pay	ments as herein specified
ten this Mortgage shall be void, but if the said	in, or if default be made in gs and improvements are med hereby, or the interest in ecision that the undertaking uccessors or assigns, the waste made to or on account yable without notice and the imount of said moneys, into at the said	the payment of said taxe tot kept in good repair; or said premises of said N by the Mortgagor	in case any tax or assessr fortgagee, its successors as herein provided, to pay ums secured by the Mortgerein for taxes, assessmer es and for advances as as ees.	nent is assessed within the or assigns; or upon the any tax or taxes is legally age, to-wit: The principalits, permiums of insurance oresaid shall then become
ded in said Notes, or a breach of some of the covenants WITNESSHand and Seal this,	of this Mortgage shall be t	shall hold and enjoy	the said premises until d	efault of payments as pro
per of our Lord nineteen hundred and	an	d in the one hundred and.		
ear of the Sovereignty and Independence of the United Signed, Sealed and Delivered in the Presence of	States of America.			
				(SEAL
		•		(SEAL
TATE OF SOUTH CAROLINA, PROBA	ATE			
Personally appeared before me				and made oat
athe saw the hereinbefore named		••••••		•••••
gn, seal, and asact and deed	, deliver the foregoing Dee	d; and thathe with		in the presence of eac
her, witnessed the execution thereof.				•
Sworn to before me, this				
ıy of	A. D. 19			
Notary Pu	ublic for S. C.			
County.	NCIATION OF DOWER			with the all subservit man
I,oncern, that		wife of the here	inbefore named	eriny unto all whom it ma
oncern, thatately examined by me, did declare that she does freely, we are and forever relinquish unto the within named The	-aluntarily and without any	did this day	appear before me, and, up	on being privately and sepa whomsoever, renounce, re
ease and forever relinquish unto the within named The ght and claim of dower of, in, or to all and singular the GIVEN under my Hand and Seal, this	ie Premises within mentior	ied and released.		
A. D. 19				
Note on Dublic				(12. 5.
Notary Public	for S. C.			
	Recorde	ed		192