taining.	surtenances to the said premises belonging, or in anywise incident or apper-
	THE PRUDENTIAL INSURANCE COMPANY OF AMER-
	ereby bind Myself and my the said premises unto the said THE PRUDENTIAL INSUR-
ANCE COMPANY OF AMERICA, its successors and assigns from and heirs, executors, administrators and assigns and all others whomsoever, lawfully	and the way and the way of the wa
AND IT IS AGREED, by and between the said parties, that the said Mortgag	or neid by and keep the same insured from loss or damage by
AND IT IS AGREED, by and between the said parties, that the said Mortgag administrators, shall and will forthwith insure the house and buildings now or hereat fire, and in such other forms of insurance as may be required by the Mortgagee, in Mortgagee, and assign the said policy or policies of insurance to the said Mortgage or fail so to do, then the said Mortgagee, its successors or assigns, may cause the	stock companies approved by the Mortgagee in a sum satisfactory to the
and expenses of such insurance under this mortgage. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and me	4
	1 Mantenance its successors of assigns the said debt of sum of
to be paid by the Mortgagor	istrators or assigns, under the covenants of this Mortgage, then this deed it shall remain in tull torce and virtue. AND IT IS AGREED, by and
between the said parties, that the Mortgagor to hold and e interest at the time the same is due, shall be made. Upon any default in the payment	or any of the principal of said debt, or of any interest thereon, at the time
executors, administrators or assigns, under the covenants of this Mortgage; or if the shall at any time tail or neglect to insure and keep insured the house and buildings or policies of insurance to the Mortgage, its successors or assigns, the whole dept is and this Mortgage may be foreclosed by said Mortgage, its si	mortgagor now or herearter erected on said lot, or shall fail to assign the said policy shall, at the option of the Mortgagee, its successors or assigns, become at accessors or assigns.
It is agreed and covenanted by and between the said parties that if the said	Mortgagor do not hold said premises by title in fee simple,
or has not good right and lawful authority to sell, convey or encumber the whatsoever; or if any suits have been begun or shall be begun affecting the same, hereby or upon the Mortgagee, or its successors or assigns, for or on account of the gagee, or its successors, shall have the right to declare the entire indebtedness sec or persons claiming or holding under the Mortgagor, shall at once pay the entire in	ns loan, either by the State or County, or for any local purpose, the Mortured hereby at once due and payable and the Mortgagor or the person adebtedness secured thereby.
And it is further agreed and covenanted by and between the said parties that use heirs, executors, administrators or assigns, shall and will pay all taxes or assessmented or note secured hereby, promptly as they become due and before they be a said parties of the promptly as they become due and before they be a said parties of the promptly as they become due and before they be a said parties of the promptly as they become due and before they be a said parties of the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use the promptly as they become due and before they be a said parties that use they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they become due and before they be a said parties that the promptly as they become due and before they be a said parties that the promptly as they become due and before they become due and before they be a said parties that the promptly as the promptly as they become due and before they become due and before they be a said parties the promptly as they become due and before they be a said parties that the parties are the promptly as the promptly as the parties are the parties and the parties are the parties and the partie	ntil the debt hereby secured be paid the said mortgagor, entire on the property hereby mortgaged, and every part thereof, or on this secome delinquent, and upon the mortgagor's failure to so pay the said taxes, and any sums so paid shall stand secured by this mortgage and bear
interest from the date of payment until repair at the rate of Slyll [4] gage; and the Mortgagee may likewise, in case of such default, declare the entire del	t due and pajas
And in case of default in the payment of said debt or interest thereon, and the Mortgagor hereby assigns the rents and profits of the above described presaid State may at Chambers, or otherwise, appoint a receiver with authority to take paying costs of collection, apply the proceeds to the payment of said debt, interest, there the roots and profits actually collected.	likewise in case of default in any of the agreements nereinabove set forth, emises to the Mortgagee, and agrees that any Judge of the Circuit Court of ake possession of said premises and collect the rents and profits, and after costs and expenses, without liability, however, to account for anything more
And it is further agreed and covenanted between the said parties that in case	
or action or this Mortgage be foreclosed, or put into the hands of an attorney for heirs, executors, administrators or assigns, shall be chargeable with all costs of amount involved as attorney's fees, which shall be due and payable at once, which and may be recovered in any suit or action hereupon or hereunder.	charges and fees, together with all costs and expenses are nereby secured
Privilege is given to said p	arty of the first part, his here
or legal representatives to make	e additional payments on
the principal sum of said no	te en anj interest-payment
date in accordance however ?	buth the clima of such
	nate
privilege as set forth in said	arty of the first part, his heirs a ladditional payments on te on any interest-payment with the terms of such note.
WITNESS My hand and seal this 18/h	day of Stenther in the year of our Lord are one hundred and sixty fourth
WITNESS My hand and seal this 8/K one thousand nine hundred and thirty and Independence of the United	day of States of America.
WITNESS hand and seal this 8/K one thousand nine hundred and thurthy and Independence of the United Signed, sealed and delivered in the presence of	day of September in the year of our Lord to one hundred and suffer fourth. States of America. Milliam Lo. Adams (L. S.)
WITNESS hand and seal this 8/K one thousand nine hundred and thurthy and Independence of the United Signed, sealed and delivered in the presence of	day of September in the year of our Lord to one hundred and sixty fourth States of America. Milliam Lo. Adams (L. S.)
witness my hand and seal this 8/K one thousand nine hundred and thinty and in the year of the Sovereignty and Independence of the United	day of September in the year of our Lord to one hundred and suffer fourth. States of America. Milliam lo. Adams (L. S.)
WITNESS	day of September in the year of our Lord to one hundred and sixty fourth States of America. Milliam Lo. Adams (L. S.)
WITNESS My hand and seal this 8/10 one thousand nine hundred and thinty and Independence of the United Signed, sealed and delivered in the presence of A. D. Baddy Patrick Lo. Lant	day of September in the year of our Lord to one hundred and sufty fourth States of America. Milliam Lo. Adams (L. S.)
WITNESS My hand and seal this 8/10 one thousand nine hundred and thinty and Independence of the United Signed, sealed and delivered in the presence of Patrick lo. Land	States of America. Milliam 10. Manne (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this 8/K one thousand nine hundred and this year of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of Patrick Co. Sant	day of September in the year of our Lord to one hundred and Surfty fourth States of America. (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this 8/K one thousand nine hundred and this year of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of Patrick Co. Landy STATE OF SOUTH CAROLINA, County of Melmuille Personally appeared before me 24 O Landy and made oath that he saw the within named Milliam Landy are and deed deliver the within	Aday of September in the year of our Lord to one hundred and surety fourth States of America. Milliam 10. Adams (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS	Aday of September in the year of our Lord to one hundred and surety fourth States of America. Milliam 10. Adams (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS. The solution one thousand nine hundred and this sign, seal and as seal	day of September in the year of our Lord to one hundred and Sufty faunth States of America. Milliam lo, Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this /8/K one thousand nine hundred and thistograph and in the year of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of Patrick Lo. Lant STATE OF SOUTH CAROLINA, County of Melmille PERSONALLY appeared before me and made oath that he saw the within named Melliami A sign, seal and as act and deed, deliver the within write attrick Lo. Lant we	States of America. Milliam 10. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS — hand — and seal this	day of September in the year of our Lord to one hundred and Suffy fourth States of America. Milliam Lo. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this 8/K one thousand nine hundred and thirtufnind and in the year of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of A. D. WALLY Patrick 6. Lant STATE OF SOUTH CAROLINA, County of Mllmill PERSONALLY appeared before me saw the within named Milliam A sign, seal and as act and deed, deliver the within wri SWORN to before me this 18/K day of Leptember A. D. 19.39 Patrick 6. Jant Notary Public for South Carolina.	day of September in the year of our Lord to one hundred and Suffy fourth States of America. Milliam Lo. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS. The sealed and seal	day of September in the year of our Lord to one hundred and saying favorable. States of America. (L. S.)
WITNESS My hand and seal this 8/K one thousand nine hundred and thirty and Independence of the United Signed, sealed and delivered in the presence of Addition County of Melanish Personally appeared before me and made oath that he saw the within named Mulliam A sign, seal and as act and deed, deliver the within wrights of Lattich County of Melanish Count	Aday of September in the year of our Lord to one hundred and Sarying faculta States of America. Milliam Lo. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS	Adams Concluded and Susting fourth States of America. Milliam Lo. Adams (L. S.)
WITNESS My hand and seal this All mone thousand nine hundred and thin the year of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of All Manday County of Melanuselle Personally appeared before me and made oath that he saw the within named Melanuselle sign, seal and as act and deed, deliver the within wright of Morary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Melanuselle A. D. 19.39 Morary Public for South Carolina. STATE OF SOUTH CAROLINA, County of Melanuselle A. D. 19.39 Morary Public for South Carolina.	Conchundred and Significant for the year of our Lord to one hundred and Sixty fourth. States of America. Milliam Co. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) The Deed; and thathe with
witness hand and seal this and in the more thousand nine hundred and that affirmed and in the more of the Sovereignty and Independence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed and made oath that he saw the within named the sign, seal and as act and deed, deliver the within writed the wife of the within the saw the within the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the wife of the within named the saw the saw the saw the saw the wife of the within named the saw the saw the saw the saw the saw the saw the wife of the within named the saw	Adams A Company of September of our Lord in the year of our Lord in the one hundred and Suptry founts. States of America. Adams (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) RENUNCIATION OF DOWER A Company of the property of t
WITNESS	Aday of September in the year of our Lord to one hundred and Suffly found. States of America. Milliam Lo. Adams (L. S.) RENUNCIATION OF DOWER Adams Adams RENUNCIATION OF DOWER Adams The Prudential forever relinquish unto the within named the Pruden
WITNESS	Aday of September in the year of our Lord to one hundred and suffly facult. States of America. Milliam Lo. Adams (L. S.)
WITNESS	Aday of September in the year of our Lord to one hundred and suffly facult. States of America. Milliam Lo. Adams (L. S.)
witness may hand and seal this and in the more thousand nine hundred and that the more and in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and delivered in the presence of the United Signed, sealed and the presence of the United Signed, sealed and made oath that the saw the within named. It will the wife of the within a the saw the within named the presence of the within and the wife of the within named. It will the wife of the within the wife of the within permises within mentioned and released. Starte Of South Carolina, its successors and assigned to all and singular the premises within mentioned and released.	Adams A Company of Septembers in the year of our Lord in the one hundred and supty founts. States of America. Adams (L. S.) RENUNCIATION OF DOWER A Company of the property of the
WITNESS	day of Sightnahls in the year of our Lord to one hundred and Susay factors. States of America. Milliam Lo. Adams. (L. S.) RENUNCIATION OF DOWER d by me, did declare that she does freely, voluntarily, and without any compulsoreer relinquish unto the within named THE PRUDENTIAL cans, all her interest and estate, and also all her right and claim of dower, of, in, Yama W. Alams. Anno Domini, 19.2.