TOGETHER with all and singular the rights, members, hereditarining.	
TO HAVE AND TO HOLD, all and singular the said premises	syunto the said The Psudential Insurance
	and singular the said premises unto the said. The Quidential
MSUNGUAL COMPANY it successors and assist	one from and against Misself and mis
ens, executors, administrators and assigns and an others whomsoe	ever, lawfully claiming or to claim the same of any part thereof. said Mortgagor heirs, executors or
dministrators, shall and will forthwith insure the house and buildings i	now or hereafter erected on said lot and keep the same insured from loss or damage by Mortgagee, in stock companies approved by the Mortgagee in a sum satisfactory to the
lortgagee, and assign the said policy or policies of insurance to the sa	said Mortgagee, its successors or assigns, and in case he or they shall at any time neglect may cause the same to be insured in its own name and reimburse itself for the premium
nd expenses of such insurance under this mortgage.	1
	o be paid unto the said Mortgagee, its successors or assigns, the said debt or sum of
ioney aforesaid, with the interest thereon, if any, shall be due, accor	rding to the true intent and meaning of the said Note, and all sums of money provided
be paid by the Mortgagor, heirs, exec f bargain and sale shall cease, determine, and be utterly null and vo	ecutors, administrators or assigns, under the covenants of this Mortgage, then this deed oid; otherwise it shail remain in full force and virtue. AND IT IS AGREED, by and
etween the said parties, that the Mortgagor to	o hold and enjoy the said premises until default in any payment of principal, or of any the payment of any of the principal of said debt, or of any interest thereon, at the time
	uns of money provided to be paid by the Mortgagor, Les heirs,
eccutors, administrators or assigns, under the covenants of this Mortga	age; or if the Mortgagor
r policies of insurance to the Mortgagee, its successors or assigns, the nee due and payable and this Mortgage may be foreclosed by said Mo	whole debt shall, at the option of the Mortgagee, its successors or assigns, become at
	at if the said Mortgagor dollar not hold said premises by title in fee simple,
r ha.S not good right and lawful authority to sell, convey or	encumber the same or if said premises are not free and clear of all liens and encumbrances ing the same, or if any tax or assessment be made or levied upon the debt secured
ereby or upon the Mortgagee, or its successors or assigns, for or on :	account of this loan, either by the State or County, or for any local purpose, the Mort- ebtedness secured hereby at once due and payable and the Mortgagor or the person
persons claiming or holding under the Mortgagor, shall at once pay	the entire indebtedness secured thereby.
eirs, executors, administrators or assigns, shall and will pay all taxes	parties that until the debt hereby secured be paid the said mortgagor
narges, public rates or assessments, the mortgagee shall have the righ	before they become delinquent, and upon the mortgagor's failure to so pay the said taxes, at to pay same (and any sums so paid shall stand secured by this mortgage and bear
terest from the date of payment until repair at the rate of	he entire debt due and payable.
And in case of default in the payment of said debt or interest th	hereon, and likewise in case of default in any of the agreements hereinahove set forth
id State may at Chambers, or otherwise, appoint a receiver with au	described premises to the Mortgagee, and agrees that any Judge of the Circuit Court of uthority to take possession of said premises and collect the rents and profits, and after ebt, interest, costs and expenses, without liability, however, to account for anything more
an the rents and profits actually collected.	
	that in case the debt secured by this Mortgage or any part thereof is collected by suit
eirs, executors, administrators or assigns, shall be chargeable with a	a attorney for collection, suit, action or foreclosure, the said Mortgagor
id may be recovered in any suit or action hereupon or hereunder.	once, which charges and fees, together with all costs and expenses are hereby secured
Prince of the second of the se	
will ge is given to said	e party of the first part his kew
I legal representatives to	e party of the first part, his kend
I legal representatives to principal sum of said late in accordance how	e party of the first part, his kern make additional payments on the note on any interest-payment ever with the terms of such
legal representatives to principal sum of said late, in accordance how	e party of the first part, his kend make additional payments on the note on any interest-payment ever with the terms of such a said note
legal representatives to principal sum of said late, in accordance how privilege as set faith in	e party of the first part, his kein make additional payments on the note on any interest-payment ever with the terms of such a said note.
legal representatives to principal seem of said late, in accordance how privilege as set faith in	e party of the first part, his kend make additional payments on the note on any interest-payment lever with the terms of such a said note.
	23rd day of August in the year of our Lord and in the one hundred and Sixty Third
WITNESS	23rd day of August in the year of our Lord and in the one hundred and Sixty Third
WITNESS hand and seal this he thousand nine hundred and this type of the Sovereignty and Independence of the greek, sealed and delivered in the presence of	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. About a Complete States of America.
WITNESS hand and seal this he thousand nine hundred and this type of the Sovereignty and Independence of the greek, sealed and delivered in the presence of	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. About a Complete States of America.
WITNESS	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. (L. S.) (L. S.)
WITNESS hand and seal this he thousand nine hundred and this type of the Sovereignty and Independence of the greek, sealed and delivered in the presence of	23.4.d. day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. About a Complete States of America.
WITNESS	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. (L. S.) (L. S.)
WITNESS My hand and seal this thousand nine hundred and thurty light year of the Sovereignty and Independence of the great great and delivered in the presence of The Daddy Patrick Co. Taut	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. John A. Button (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this thousand nine hundred and thurty light year of the Sovereignty and Independence of the great great and delivered in the presence of The Daddy Patrick Co. Taut	23rd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. John A. Button (L. S.) (L. S.) (L. S.)
WITNESS My hand and seal this me thousand nine hundred and thirty light year of the Sovereignty and Independence of the great grant of the presence of the South Carolina, burty of Meliniels PERSONALLY appeared before me the grant of the south in the g	A3nd day of August in the year of our Lord in the one hundred and Sixty Third the United States of America. (L. S.) (L. S.) (L. S.) (L. S.)
WITNESS My hand and scal this the thousand nine hundred and thirty light week thousand nine hundred and the sovereignty and Independence of the greek, scaled and delivered in the presence of the scaled and delivered in the scaled and deed, delivered the scaled as the scaled and deed, delivered the scaled as the scaled as the scaled and the scaled and sc	A3nd day of August in the year of our Lord in the one hundred and Sixty-Third the United States of America. John a builton (L. S.)
WITNESS My hand and scal this thousand nine hundred and thustiflight me thousand nine hundred and thustiflight and Independence of the great and delivered in the presence of	A 3 rd day of August in the year of our Lord and in the one hundred and Sixty Third the United States of America. John A. button (L. S.)
WITNESS My hand and scal this thousand nine hundred and their type ght year of the Sovereignty and Independence of the great grant of the Sovereignty and Independence of the great grant of the presence of the scaled and delivered in the presence of the scaled and delivered in the presence of the scale o	A322dday of
WITNESS	A 3 rd day of August in the year of our Lord and in the one hundred and Sixty Third the United States of America. John A. button (L. S.) (L. S.) (L. S.) (L. S.) John A. button (L. S.) (L. S.)
WITNESS My hand and scal this the thousand nine hundred and thirty light week thousand nine hundred and the sovereignty and Independence of the greek, scaled and delivered in the presence of the scaled and delivered in the scaled and deed, delivered the scaled as the scaled and deed, delivered the scaled as the scaled as the scaled and the scaled and sc	A 3 rd day of August in the year of our Lord and in the one hundred and Sixty Third the United States of America. John A. button (L. S.) (L. S.) (L. S.) (L. S.) John A. button (L. S.) (L. S.)
WITNESS	A 3 rd day of August in the year of our Lord and in the one hundred and Sixty Third the United States of America. John A. button (L. S.)
WITNESS May band and scal this thousand nine hundred and thistiflieght year of the Sovereignty and Independence of the greek, scaled and delivered in the presence of the South Carolina, punty of Melawille personally appeared before me and deed, deliver the work of the second as the same act and deed, deliver the work of the second act	A Ay within written Deed; and that he with within written Deed; and that he with Within written Deed; and thereof. A A A A A A A A A A A A A A A A A A A
WITNESS	A Ay within written Deed; and that he with within written Deed; and that he with Within written Deed; and thereof. A A A A A A A A A A A A A A A A A A A
WITNESS	A. J. L. S.) Addy within written Deed; and that he with within series of the execution thereof. J. J. D. Baddy RENUNCIATION OF DOWER Barolin Jant a notary Public for South Lind in the year of our Lord Lord Lind S. S. (L. S.) (L. S.) RENUNCIATION OF DOWER Barolin Jant a notary Public for South Lind S. Cureton
WITNESS	A. J. L. S.) All Land in the one hundred and Sixty—Third the United States of America. All Land Land C. S. (L. S.) (I. S.)
WITNESS	A. J. L. L. S.) All L. S.) (L. S.)
WITNESS	A 355 d. day of
WITNESS	Addy Mills one hundred and Addy of Listy third The United States of America. All builtone (L. S.)
WITNESS	Addy Mills one hundred and Addy of Listy third The United States of America. All builtone (L. S.)
WITNESS	ASSA day of August in the year of our Lord and in the one hundred and Sixty Third (L. S.) When A Builton (L. S.) (L. S
WITNESS	ASSA day of August in the year of our Lord and in the one hundred and Sixty Third (L. S.) When A Builton (L. S.) (L. S
WITNESS May band and seal this thousand nine hundred and thristylinght me thousand nine hundred and thristylinght me thousand nine hundred and thristylinght me gned, sealed and delivered in the presence of the Sovereignty and Independence of the gned, sealed and delivered in the presence of the gned, sealed and delivered in the presence of the gned of the sealed and that the saw the within named. PERSONALLY appeared before me the saw the within named and deed, deliver the within named to the grant of the gned of the gned of the within named. Notary Public for South Carolina. PATE OF GOUTH CAROLINA, munty of Mellowelle me, and those being privately and separately in this day appear before me, and those being privately and separately me, dread or fear of any person or persons whomsoever, renounce, released or fear of any person or persons whomsoever, renounce, released or fear of any person or persons whomsoever, renounce, released to all and singular the premises within namional and released. Given under my hand and seal, this 3.3.4.4. Notary Public for South Carolina.	A 35 rd day of August in the year of our Lord and in the one hundred and Sixty-Third the United States of America. (L. S.) (L.
WITNESS	A 35 rd day of August in the year of our Lord and in the one hundred and Sixty-Third the United States of America. (L. S.) (L.