TOGETHER with all and sining.	ingular the rights, members, hered		
		ises unto the said	
	-	all and singular the said premises unto the said	
	its successors and a	assigns from and against	
·		soever, lawfully claiming or to claim the same or any par the said Mortgagor	
Iministrators, shall and will forther, and in such other forms of its ortgagee, and assign the said potential so to do, then the said Mad expenses of such insurance und	with insure the house and building nsurance as may be required by the licy or policies of insurance to the ortgagee, its successors or assign the this mortgage.	gs now or hereatter erected on said lot and keep the same he Mortgagee, in stock companies approved by the Mort e said Mortgagee, its successors or assigns, and in case has, may cause the same to be insured in its own name an	gagee in a sum satisfactory to the cor they shall at any time neglect d reimburse itself for the premium
gordo and somey aforesaid, with the interest	shall well and truly pay or cause thereon, if any, shall be due, ac ,heirs, c	the intent and meaning of the parties to these presents, the et to be paid unto the said Mortgagee, its successors or ecording to the true intent and meaning of the said Note executors, administrators or assigns, under the covenants a void; otherwise it shall remain in full force and virtue	assigns, the said debt or sum of, and all sums of money provided of this Mortgage, then this deed
ween the said parties, that the erest at the time the same is due	Mortgagor, shall be made. Upon any default	to hold and enjoy the said premises until default in art in the payment of any of the principal of said debt, or common sums of money provided to be paid by the Mortgagor	y payment of principal, or of any if any interest thereon, at the time
ll at any time fail or neglect to policies of insurance to the Mor e due and payable and this Mo	insure and keep insured the hous tgagee, its successors or assigns, t rtgage may be foreclosed by said	etgage; or if the Mortgagor,	shall fail to assign the said policy successors or assigns, become at
ha	l lawful authority to sell, convey been begun or shall be begun affer its successors or assigns, tor or continuous to the entire in	that if the said Mortgagor do not hold so or encumber the same or if said premises are not free and setting the same, or if any tax or assessment be made con account of this loan, either by the State or County, of andebtedness secured hereby at once due and payable and pay the entire indebtedness secured thereby.	clear of all liens and encumbrances or levied upon the debt secured r for any local purpose, the Mort-
And it is further agreed and ors, executors, administrators or ritage or note secured hereby.	covenanted by and between the said assigns, shall and will pay all tar promptly as they become due and	d parties that until the debt hereby secured be paid the saxes or assessments on the property hereby mortgaged, a before they become delinquent, and upon the mortgago right to pay same (and any sums so paid shall stand so	and every part thereof, or on this r's failure to so pay the said taxes.
ge; and the Mortgagee may likew And in case of default in the	vise, in case of such default, declar e payment of said debt or interest	per cent. per annum), and reimburse in the entire debt due and payable. t thereon, and likewise in case of default in any of the ve described premises to the Mortgagee, and agrees that	agreements hereinabove set forth.
d State may at Chambers, or c ying costs of collection, apply th in the rents and profits actually o	otherwise, appoint a receiver with the proceeds to the payment of said collected.	a authority to take possession of said premises and colled debt, interest, costs and expenses, without liability, however that in case the debt secured by this Mortgage or an	ct the rents and profits, and after ever, to account for anything more
action or this Mortgage be for rs, executors, administrators or ount involved as attorney's fees	reclosed, or put into the hands of	an attorney for collection, suit, action or foreclosure, the hall costs of collection, including ten (10) per cent. of at once, which charges and fees, together with all costs	said Mortgagor,
thousand nine hundred and		and in the one hundred and	
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	(L. S.)
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	(L. S.)
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	(L. S.)
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the	e Sovereignty and Independence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the ned, scaled and delivered in the ned	e Sovereignty and Independence of e presence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the ned, scaled and delivered in the NTE OF SOUTH CAROLINA, nty of	e Sovereignty and Independence of e presence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the med, sealed and delivered in the med. The of SOUTH CAROLINA, and the med of the made oath thathe saw	e Sovereignty and Independence of e presence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the ned, scaled and delivered in the ned, scaled and delivered in the ned	e Sovereignty and Independence of e presence of	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the led, scaled and delivered in the led, scaled and	e Sovereignty and Independence of e presence of	of the United States of America.	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the ed, scaled and delivered in the ed, scaled and delivered in the ed, scaled and delivered in the ed, scaled and delivered be made oath thathe saw, scal and as	e Sovereignty and Independence of e presence of	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the ed, scaled and delivered in the edge of the edg	e Sovereignty and Independence of e presence of	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the led, scaled and delivered in the led, scaled and delivered in the led, scaled and delivered in the led, scaled and led levered in the led, scaled and led levered be made oath thathe saw, scal and as	e Sovereignty and Independence of e presence of	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.)
thousand nine hundred and	e Sovereignty and Independence of e presence of	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.)
thousand nine hundred andyear of the med, scaled and delivered in the med, scaled and delivered in the MTE OF SOUTH CAROLINA, anty of	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.) (L. S.)
thousand nine hundred and	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe withwitnessed the execution thereof,	(L. S.) (L. S.) (L. S.) (L. S.)
thousand nine hundred and	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	RENUNCIATION OF DOWER
thousand nine hundred and	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
thousand nine hundred and	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	RENUNCIATION OF DOWER
ATE OF SOUTH CAROLINA, and so all and singular the premises Given under my hand and s thousand nine hundred andyear of the med, sealed and delivered in the med, sealed and delivered in the med, sealed and delivered be made oath thathe	e Sovereignty and Independence of presence of y the within named	he within written Deed; and thathe with	RENUNCIATION OF DOWER
ATE OF SOUTH CAROLINA, made oath that	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	RENUNCIATION OF DOWER
thousand nine hundred and	e Sovereignty and Independence of e presence of y the within named	he within written Deed; and thathe with	RENUNCIATION OF DOWER