(2) That said mortgagor shall keep all be emolish or alter any such building or cut any timbe f the premises as security for said debt; and in cas- emand, such repairs as said mortgagee may conside the same.	er without written consent of sign of impairment, of which said r necessary to protect his inter	ests; and upon default	, said mortgagee m	ay enter upon sa	
(3) That said mortgagor will keep unceasing fire	in such sun	as may be required an	d in such companies	as may be appro-	ved by said mortgag
whom the policies of insurance shall be delivered a uch clauses as the mortgagee may desire; such proce ne direction of said mortgagee, to the reconstruction	eds at the option of said morte	ragee, to be applied to	the payment of sai	d debt, whether	que or not, or, und
ortgagee shall receive from the aggregate insurance	proceeds all amounts secured he at least three days before polici	reunder; and said mo	rtgagor agrees to j v when due all ta	xes, promptly wn	and charges, wheth
inicipal, county, state or federal, which now are o	r may be levied or assessed by debt or notes secured hereby, or	law upon said mortga r upon the interest paid	ged premises, or an and pavable thereor	y part thereof, of n, without regard	to any law heretofo
hereafter enacted imposing payment of the whole	or any part thereot upon said may hereafter attach thereto a	mortgagee; also to dis	charge any other n	en of encumbiant proper persons v	when required; and
fault said mortgagee may pay such insurance premiu	ms, cause tax searches to be ma	ide and pay such taxes s of any person employ	and other charges, ed to pay or discha	rge same, to adju	ist amount thereof,
vise in respect thereto; and said mortgagor covena	nts to repay forthwith to said	mortgagee all amounts	paid by him for represent the	highest legal rate.	emidins, taxes, encu , said mortgagee sh
ve a lien on said premises secured and collectible her (4) That if said mortgagor shall make all	payments herein stipulated, this	mortgage shall be you	i, and that said me	ortgagor snam noi	ia saia premises un
fault in payment or breach of some covenant hereof y shall be passed or any decision rendered by a co- tes secured by mortgages, or upon principal or into	urt of competent inrisdiction is	nnosing or authorizing	the imposition of ar	iv specinc tax upo	on mortgages, or up
tes secured by mortgages, or upon principal or into thorized to pay any such tax upon said notes and t from any moneys hereby secured, or by virtue of	his mortgage, or either of them	or upon the principal	or interest thereby	secured, and dedu	ct the amount of su
ge, or holding that the above undertaking by said fee simple, or has not good right to encumber th	mortgagor to hav any tax is if	legal or inoperative, o	r ii said mortgagoi	does not noid	sam premises by n
gun affecting said land, or if said mortgagor shall	tail to pay any part of principa	l or interest when due,	or to pay any taxe	s or assesments a upon said premis	es, or in case of t
ual or threatened demolition or removal of any bu	uilding from said land, or it an nurnose and the same are not s	y injury or waste impa	ar the value of sai	a security, or ii age be broken, tl	hen, and in any su
ent, the whole principal debt hereby secured remaindent, the whole principal debt hereby secured remaindent due and collect	ning unpaid at that time, with	all accrued interest and	l all other amounts ed herein or in said	notes or in any	law hereafter enacte
d this mortgage may be at once foreclosed; and no r shall the payment by said mortgagee of taxes, in	surance premiums or any other	ercise such option shall amount herein authoriz	red, or his failure to	pay the same, b	e deemed a waiver
right to declare said debt due at any time thereaf (5) That all rents and profits of said prer	nises accruing after any payme	ent herein agreed upon	shall be past due a	nd unpaid are he	reby assigned by same
ortgagor to said mortgagee, who may, without rega id premises and take possession and control thereof r maintenance and improvements of premises, collect	lease the same and collect su	ch rents and profits and	i apply the net proc	eeds thereof (alt	er deducting paymer
r maintenance and improvements of premises, collect r any sums not actually received or for laches or e Circuit Court of said State may, in any County i	neglect in collecting such rents	s or profits; and for th	is purpose the more	gagor nereny agre	ees that any judge
(6) That if any part of the principal, interest attorney for collection or for the protection of the	t or other sum herein stimulated	l be at any time past d	ne and unpaid, or i	i said notes be p	laced in the nands
any kind, said mortgagee shall also recover of said					
hich said mortgagor hereby agrees is a reasonable	fee) for the mortgagee's attorn	ey for his services an	d that for such fe	with interest t	hereon at the high
ral rate, and all costs and expenses incurred by the (7) That all provisions hereof shall extend the costs are the	nortgagee he shall have a hen -	on said premises secure	ed and collectible ne	reunder.	
raingias or others to the same extent as though the	words "her" "its" 'their" or o	ther suitable words w	ere tormally insert	ed at the prope	r places nerein; ai
heirs, executors, administrators, successors and as de by depositing the same in any postoffice, station to said mortgagee.	or letterbox, enclosed in a postp	oaid envelope, addresse	ed to said mortgag	gor at the last	address furnished
(8) That all insurance policies issued under said mortgagee, and shall run for three-year ter	the third covenant hereof shall	be signed by such ag	ents and on behalf	of such companie	es as may be select
Witness					
	, in the year of our Lord or	ne thousand, nine hundr	ed and		
	, in the year of our Lord or	ne thousand, nine hundr	ed and		
in the one hundred and forty	of:	ne thousand, nine hundr	ed andnd Independence of	the United State	s of America.
in the one hundred and forty	of:	ne thousand, nine hundr ar of the Sovereignty a	ed andnd Independence of	the United State	s of America.
Signed, sealed and delivered in the presence of	of:	ne thousand, nine hundr ar of the Sovereignty a	ed andnd Independence of	the United State	s of America. (L. S
in the one hundred and forty	of:	ne thousand, nine hundr ar of the Sovereignty a	ed andnd Independence of	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville.	of:	ne thousand, nine hundrar of the Sovereignty a	ed andnd Independence of	the United State	s of America. (L. S(L. S(L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of:	ne thousand, nine hundrar of the Sovereignty a	ed andnd Independence of	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of:	ne thousand, nine hundrar of the Sovereignty a	ed andnd Independence of	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of:	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of:	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	, in the year of our Lord or	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of: D. 192	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S. (
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	of: D. 192	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S. (
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	D. 192	ne thousand, nine hundrar of the Sovereignty a	ed and	the United State	s of America. (L. S. (
Signed, sealed and delivered in the presence of the sealed and as a sign, seal and as a sign, seal and as a sign, seal and as a sealed of the sealed before me, this and of the sealed before me, this and sealed of the sealed and sealed before me, this are sealed and sealed before me, this are sealed and seal	of: D. 192 (L. S.) c for South Carolina.	ne thousand, nine hundrar of the Sovereignty a	deed deliver the w	ithin written dee	s of America. (L. S
Signed, sealed and delivered in the presence of South Carolina, County of Greenville. Personally appeared before me	D. 192	ne thousand, nine hundrar of the Sovereignty a	deed deliver the w	ithin written dee ecution thereof.	s of America. (L. S. (
Signed, sealed and delivered in the presence of South Carolina, County of Greenville. Personally appeared before me	D. 192	ne thousand, nine hundrar of the Sovereignty a	deed deliver the w	ithin written dee ecution thereof.	s of America. (L. S. (
d in the one hundred and forty	D. 192	y me, did declare that inquish unto the within	deed deliver the wwitnessed the ex she does freely, vo	ithin written dee ecution thereof.	s of America. (L. S. (
Signed, sealed and delivered in the presence of the presence o	mentat Mrs	y me, did declare that inquish unto the within	deed deliver the wwitnessed the ex	ithin written dee ecution thereof.	s of America. (L. S. (
Signed, sealed and delivered in the presence of the presence of the within named. STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	m., in the year of our Lord or year of: D. 192	y me, did declare that inquish unto the within	deed deliver the wwitnessed the ex	ithin written dee ecution thereof.	s of America. (L. S. (
Signed, sealed and delivered in the presence of the presence of the within named. STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	m., in the year of our Lord or year of: D. 192	y me, did declare that inquish unto the within	deed deliver the wwitnessed the ex	ithin written dee ecution thereof.	s of America. (L. S. (
Signed, sealed and delivered in the presence of the presence o	min the year of our Lord or year of: D. 192	ar of the Sovereignty a	deed deliver the wwitnessed the ex she does freely, vonamed	ithin written dee ecution thereof.	s of America. (L. S. (

Recorded.....

.....192.....