emolish or alter any such building the premises as security for said emand, such repairs as said mortga	debt; and in case of impairme agee may consider necessary to	ten consent of said mortg t, of which said mortgage protect his interests; and	upon default, said mortga	gee may enter upon sa	id premises and make
(3) That said mortgagor was fire	iall be delivered and to whom esire; such proceeds, at the opine reconstruction or repairs of regate insurance proceeds all at	in such sum as may be proceeds of such insur- on of said mortgagee, to said buildings; and in the counts secured becomed:	be required and in such communes shall be payable as his be applied to the payment a event of other insurance and said mortgagor agrees	spanies as may be appros s interest may appear, of said debt, whether and contribution amounts to pay, promptly wh	ved by said mortgagee, the policies to contain due or not, or, under ong the insurers, said ten due, all insurance
unicipal, county, state or federal, vid mortgagee therein, or upon this in	which now are or may be levi- mortgage, or the debt or notes nt of the whole or any part tl	d or assessed by law upon secured hereby, or upon the ereof upon said mortgages	n said mortgaged premises, e interest paid and payable t e: also to discharge any of	or any part thereof, of thereon, without regard ther lien or encumbran	to any law heretofore ce upon the premises,
perior to the lien hereof that may fault said mortgagee may pay such expenses attending same, including vise in respect thereto; and said r	insurance premiums, cause tax	searches to be made and p	ay such taxes and other cluerson employed to pay or	narges, with accrued co discharge same, to adji	ists and penalties, and ist amount thereof, or
ances, counsel fees and for all other we a lien on said premises secured a (4) That if said mortgagor fault in payment or breach of some	purposes authorized by this me nd collectible hereunder, and sa- shall make all payments herei e covenant hereof; but that if,	tgage, and for all such su I mortgagee shall be subrou stipulated, this mortgage effore all amounts secured but jurisdiction imposing o	ms, with interest thereon a gated to all rights of those t shall be void, and that so hereby shall be paid in full r authorizing the imposition	t the highest legal rate to whom such payments aid mortgagor shall ho l, with interest, costs an a of any specific tax upon	, said mortgagee shall shall have been made. Id said premises until id attorneys' fees, any on mortgages, or upon
tes secured by mortgages, or upon thorized to pay any such tax upon	said notes and this mortgage,	or notes or mortgages, or or either of them, or upon or assessment upon said	by virtue whereof the owr the principal or interest the premises shall be chargeable	er for the time being ereby secured, and dedu e against the owner of	ct the amount of such said notes and mort-
ge, or holding that the above under fee simple, or has not good right gun affecting said land, or if said to penalty accrues thereon, or to pay	t to encumber the same, or it	said premises are not iree	or all other hens and encu	mbrances whatsoever, o y taxes or assesments a	t least 15 days before
ual or threatened demolition or re that the proceeds hereof shall be used ent, the whole principal debt herel d mortgagee, become immediately d this mortgage may be at once for r shall the payment by said mortga	emoval of any building from so for any specific purpose and the by secured remaining unpaid a due and collectible, without reclosed; and no failure of sain	d land, or it any injury of same are not so used, of that time, with all accruentation, notwithstanding any mortgages to exercise such	or waste impair the value r if any covenant of this did interest and all other am thing contained herein or in hoppion shall be deemed a	of said security, or 17 mortgage be broken, thounts stipulated herein, n said notes or in any a waiver of his right to	hen, and in any such shall, at the option of law hereafter enacted, so do so subsequently,
minist to declare said debt due at	any time thereafter.	after any payment herein	agreed upon shall be past	due and unpaid are he	reby assigned by said
id premises and take possession and remaintenance and improvements of reany sums not actually received (e Circuit Court of said State may (6). That if any part of the	d control thereof, lease the sar f premises, collection of rents a or for laches or neglect in col- in any County in said State, a principal interest or other sur-	ne and collect such rents and all other proper credits ecting such rents or profit chambers or otherwise, a herein stipulated be at an	and prohts and apply the ne) upon said debt, interest, to .s; and for this purpose the ppoint a receiver with full to time past due and unpaid	et proceeds thereof (art costs or expenses, with e mortgagor hereby agr authority in this regar d, or if said notes be p	er deducting payments out liability to account ees that any Judge of d. laced in the hands of
attorney for collection or for the any kind, said mortgagee shall als	protection of the mortgagee's	nterests, or if said debt of	or any part thereof be colle	ected by an attorney or	by legal proceedings
rhich said mortgagor hereby agrees ral rate, and all costs and expenses	incurred by the mortgagee he	hall have a lien on said p	remises secured and collecti	ible hereunder.	
(7) That all provisions here uciaries or others, to the same extende heirs, executors, administrators, sade by depositing the same in any property of the same in any provided the same and the same in any provided the same	of shall extend to and bind all ent as though the words "her," successors and assigns of said	mortgagors and mortgagee its," 'their" or other suita arties, respectively, and the	s, whether one or more of able words were formally at any notice or demand in	inserted at the prope any case arising hereun	der may be sufficiently
n to said mortgagee	ies issued under the third cove				
	hand and				
d in the one hundred and forty	, in the ye	r of our Lord one thousar	d, nine hundred and		
	, in the ye	r of our Lord one thousar	d, nine hundred and	nce of the United State	s of America. (L. S.)
d in the one hundred and forty Signed, sealed and delivered	in the presence of:	r of our Lord one thousar	d, nine hundred and	nce of the United State	s of America. (L. S.) (L. S.)
d in the one hundred and forty Signed, sealed and delivered	in the presence of:	r of our Lord one thousar	d, nine hundred and	nce of the United State	s of America. (L. S.) (L. S.) (L. S.)
d in the one hundred and forty	in the presence of:	r of our Lord one thousar	d, nine hundred and	nce of the United State	s of America. (L. S.) (L. S.) (L. S.) (L. S.)
CATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	in the presence of:	r of our Lord one thousar	d, nine hundred and	nce of the United State	s of America. (L. S.) (L. S.) (L. S.) (L. S.)
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	in the presence of: thin named	r of our Lord one thousar year of the	d, nine hundred and	the within written dee	s of America. (L. S.) (L. S.) (L. S.) (L. S.)
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	in the presence of: thin named	r of our Lord one thousar	d, nine hundred and	the within written dee	s of America. (L. S.) (L. S.) (L. S.) (L. S.)
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me I made oath thathe saw the with sign orn to and subscribed before me, the day of	in the presence of: thin named n, seal and as	r of our Lord one thousar	Sovereignty and Independent and and and and and and and all all and all all and all and all and all all all all and all all all all all all all all all al	the within written dee	s of America. (L. S.) (L. S.) (L. S.)
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ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me I made oath thathe saw the with corn to and subscribed before me, the day of	in the presence of: thin named A. D. 192 Notary Public for South C	r of our Lord one thousar year of the	d, nine hundred and	the within written dee the execution thereof.	s of America. (L. S.) (L. S.) (L. S.) (L. S.)
Signed, sealed and delivered CATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me d made oath thathe saw the with sign corn to and subscribed before me, the day of	in the presence of: thin named A. D. 192 Notary Public for South C LINA, hom it may concern that Mrs	r of our Lord one thousar year of the	declare that she does free to the within named	the within written dee the execution thereof.	s of America. (L. S.) (L. S.) (L. S.) (L. S.) d; and that he with
d in the one hundred and forty	thin named A. D. 192 Notary Public for South C LINA, hom it may concern that Mrs	r of our Lord one thousar year of the	declare that she does free to the within named	the within written deethe execution thereof.	s of America. (L. S.) (L. S.) (L. S.) d; and that he with
Signed, sealed and delivered Signed, sealed and delivered TATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me d made oath thathe saw the with sign yorn to and subscribed before me, the day of	in the presence of: thin named A. D. 192 Notary Public for South C LINA, hom it may concern that Mrs upon being privately and separate whomsoever, renounce, released. and his heirs, successementioned and released.	r of our Lord one thousar year of the	declare that she does free to the within named	the within written deethe execution thereof.	s of America. (L. S.) (L. S.) (L. S.) (L. S.) d; and that he with

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