Together with all and singular the	t the said mannings unto t	he mortanage ite euccessors 21/	Laccione forever	
To Have and to Hold all and sin				heirs, executors and
dministrators, to warrant and forever defe	end all and singular the said pre	emises unto the said mortgagee, i	s successors and assigns, from a	nd against
dheirs, ex	ecutors, administrators and ass	signs, and against every person	or persons whomsoever lawfu	lly claiming or to claim the
Provided always, that if the morty assigns, the said sum of money mentioned condition, and any and all other sumsyment of which said policy of life insu	ed in the condition of the said by	sond or obligation, and the inter-	same be fully paid, each ar	d every premium upon the
nain in full force and virtue. And the mortgagor for				
wit: First: That the mortgagor w default be made in the payment of any	ill now the indebtedness as her	reinbefore provided and until th	same be fully paid, all said pro	miums of life insurance, and,
default be made in the payment of any wer to sell the premises herein described Second: And the mortgagor	agree to insure the houses	and buildings upon the said pr	emises and to keep the same in	sured against loss or damage
lars, and by tornado, if required for not lars, in a company or companies satisfartgagee, said assignment to be in such least three (3) days before the expirativer such policies, as aforesaid, then trigage with interest, and may proceed,	less thanactory to the mortgagee, and to torm as it may require, all renution of the old policies, and the said mortgagee may cause	o assign and deliver the said p newal policies to be delivered to hat in the event the mortgagor the same to be insured and r	olicy or policies of insurance, the mortgagee at its principal of shall at any time tail to emburse itself for the premiu	premiums paid, to the said fice in the City of New York effect such insurance or to
Third: And it is hereby expressly tion of the said mortgagee, after default water rate for sixty (60) days, or in the contrary notwithstanding.	y agreed that the whole principal	d sum, or so much thereof as	may remain unpaid, shall becove, or after default in the payn	ciil of any tax of assessment
Fourth: And the said mortgagor and not commit any waste or any injurtgage to become foreclosable at the or	iry to such an extent as to impa	s and tenants shall keep the afcair the value of the same as	resaid premises in as good orders security for this loan, and	er and condition as they now upon failure to do so, this
Fifth: And the mortgagee shall: apply for the appointment of a receiver h a receiver as a matter of right, wi any person or persons liable for the page.	also be at liberty, immediately a r of the rents and profits of the ithout consideration of the valu	e caid tremises without hotice.	and the mortgagee shan be er	titled to the appointment or
Sixth. And the mortgagor dosed by law upon the said mortgaged rtgagor, to pay the amount of any l agrees to repay to the mortgagee, d bond and by these presents; and the thing herein contained to the contrary	lo further covenant and a premises, or any part thereof, it such tax, charge or assessment with interest thereon, without whole amount hereby secured,	t, with any expenses attending the	e same, and any amount so paid shall be a lien on the said pr	, the mortgagor covenants emises, and be secured by the
Seventh. In the event of the pareness of taxation any lien thereon, or emanner of collection of any such taxing (30) days' written notice to the owing debt shall become due, payable and	ssage after the date of this mochanging in any way the laws fees, so as to affect this mortgage per of said land requiring the part of said land requirements.	e, the holder of this mortgages of the holder of this mortgage, avment of the mortgage dept, as	and of the debt which it secure	s. shall have the right to give
Fighth It is expressly understoo	od and agreed that this mortgag	ge shall become due and payable	at the option of the mortgage	e, if the mortgagor shall
vey away said mortgaged premises, excep Ninth: It is further agreed that	t with the written consent of the r	mortgagee.		
such manner as it may think fit. Tenth: It is furthermore agreed				
Tenth: It is furthermore agreed onthly instalments, or multiples thereof the event of the payment to the said cess of the instalment then due and payen remaining unpaid; and upon full payr void.	mortgagee by the mortgagor yable, such excess shall be appli ment of all moneys due hereon,	ied by the said mortgagee on ac with interest, including premiun	count of the net balance of princes due and unpaid, these present	cipal of said borrowed money its shall cease, determine and
Eleventh: It is expressly unders			ley, the said mortgagor agre	
	1 11 11 16 111 1111 1111 1111 1111	aumana ha still in force said loa	n and this mortgage shall become	e immediately due and payable said policy and pay over the
on the death of the insured, and the m lance if any to such person or persons a	iortgagee shall apply toward the as may be legally entitled thereto	o.	ic from it under the terms of	
And it is agreed by and between payment or a breach of a covenant he	erein shall be made			
WITNESShar	nd and seal this	day	of	in the year of our
rd one thousand nine hundred anddependence of the United States of Am	Arica			
Signed, Sealed and Delivered in the	ne Presence of			(AT) 4 T 3
				(SEAL.)
				(SEAL.)
	ALLEGANISMS AND THE PROPERTY OF THE PROPERTY O			(SEAL.) (SEAL.)
				(SEAL.)
STATE OF SOUTH CAROLINA,	ss.			(SEAL.)
STATE OF SOUTH CAROLINA,	ss.		****	PROBATE.
County of Greenville. Personally appeared before me	} ss.			PROBATE.
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me d makes oath thathe was present and	i saw	sign, seal and as	act and deed	PROBATE.
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me d makes oath thathe was present and	i saw	sign, seal and as	act and deed	PROBATE.
County of Greenville. Personally appeared before me	i saw.	sign, seal and as	act and deed	PROBATE.
County of Greenville. Personally appeared before me d makes oath thathe was present and itten deed, and thathe with	i saw.	sign, seal and asday of	act and deed	PROBATE.
County of Greenville. Personally appeared before me	i sawe me, this the	sign, seal and asday of	act and deed	PROBATE.
County of Greenville. Personally appeared before me	i sawe me, this the	day of	act and deed	PROBATE.
County of Greenville. Personally appeared before me	i sawe me, this the(S	day of	act and deed	PROBATE.
County of Greenville. Personally appeared before me	ss. i saw	day of	act and deed	PROBATE.
County of Greenville. Personally appeared before me	ss. i saw	sign, seal and asday of	act and deed	PROBATE. execute and deliver the within , A. D. 192
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	ss. i saw	day of	RENUM,	PROBATE. execute and deliver the within , A. D. 192
County of Greenville. Personally appeared before me d makes oath thathe was present and ritten deed, and thathe with State of execution thereof. SWORN to and subscribed before STATE OF SOUTH CAROLINA, County of Greenville. I,	ss. i saw	day of	RENUN, a Notary Pul	PROBATE. execute and deliver the within , A. D. 192
County of Greenville. Personally appeared before me	ss. i saw	sign, seal and as	RENUM a Notary Put t she does freely, voluntarily, written The Equitable Life A f, in or to all and singular t	PROBATE. Execute and deliver the within Execute and deliver the within EXECUTION OF DOWER. FIGURE 1. Solic in and for South Carolina, and without compulsion, dread issurance Society of the United the premises within mentioned
County of Greenville. Personally appeared before me nd makes oath thathe was present and ritten deed, and thathe with itnessed the execution thereof. SWORN to and subscribed before sworth and subscribed before the subscribed before the subscribed before the within named	ss. i saw	sign, seal and as	RENUM a Notary Put t she does freely, voluntarily, written The Equitable Life A f, in or to all and singular t	PROBATE. PROBATE. Execute and deliver the within A. D. 192 CIATION OF DOWER. Dic in and for South Carolina, and without compulsion, dread issurance Society of the United the premises within mentioned
County of Greenville. Personally appeared before me ritten deed, and thathe with ritnessed the execution thereof. SWORN to and subscribed before STATE OF SOUTH CAROLINA, County of Greenville. I,	ss. i saw	sign, seal and as	RENUM a Notary Put t she does freely, voluntarily, written The Equitable Life A f, in or to all and singular t	PROBATE. Execute and deliver the within Execute and deliver the within EXECUTION OF DOWER. FIGURE 1. Solic in and for South Carolina, and without compulsion, dread issurance Society of the United the premises within mentioned
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me nd makes oath thathe was present and vitten deed, and thathe with vitnessed the execution thereof. SWORN to and subscribed before STATE OF SOUTH CAROLINA, County of Greenville. I,	ss. d saw	sign, seal and as	RENUM a Notary Put t she does freely, voluntarily, written The Equitable Life A f, in or to all and singular t	PROBATE. Execute and deliver the within E., A. D. 192

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