Pach of the principal and interest note provides for the payment of ten per cont. of the amount due thereon when collected, as an attorney's fee for sold collection, if, after maturity find default in the payment, it be placed firstle hands of an attorney for collection, and contains 2 waiver of presenting, departing the payment thereon, as by reference to said rights will more fully appear. NOW, KNOW ALL MEN, That the Mortgagor NOW, KNOW ALL MEN, That the Mortgagor NOW, KNOW and the payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The payment thereof, and interest thereon, as well as the payment when due by the Mortgagor. The Mortgagor in consideration of the further sum of Three Dollars (\$3.00) to the Mortgagor. The Mortgagor in the Mortgagor in the Mortgagor. The Mortgagor in the	and numbered respectively "Inter	rest Note No. 1" to "Interest	Note No.		<i>C</i>		
ection, if, after maturity and default in the payment, it be placed in the hands of an attorney for collection, and contains a waiver of presentinest, demand, protest, an incidence of dishonor, protest and extension, as by reference to said bytes will more fully appear. NOW, KNOW ALL MEN, That the Mortgagor	2,		\)	7		
cetter securing the payment thereof, and interest thereon, as well as the payment when due by the Mortgagor	lection, if, after maturity and de	fault in the payment, it be pla	ced in the hands of an attorn	ev for collection, a	thereon when collected not contains a waive	ted, as an attorney's r of presentment, de	fee for said col- mand, protest, and
granted by the Mortgagee at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have a superior of the following described and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released and by these presents doth grant, bargain, sell and release, unto the Mortgagee, its successors and assigns, forever, all of the following described real estate, situate, lying and being in the Country of Pearcel or look of the following described as follows: All that Certagin price or parcel or look of the following described real estate, situate, lying and being in the Country of Pearcel or look of the following described as follows: All that Certagin price or parcel or parcel or look of the following described as follows: All that Certagin price or parcel or look of the following described real estate, situate, lying and being in the Country of Pearcel or look of the following described as follows: All that Certagin price or parcel or parcel or look of the following described as follows: All that Certagin price or parcel or parcel or look of the following described real estate or look of the following described as follows: All that Certagin price or parcel or parcel or look of the following described as follows: All that Certaging and delivery of these presents doth grant, bargain, sell and release, unto the Mortgagee at and being in the Country of these presents doth grant, bargain, sell and release, the Mortgagee at and being in the Country of these presents doth grant, bargain, sell and release, unto the Mortgagee at and being in the Country of these presents doth grant, bargain, sell and release, unto the Mortgagee at and the Mortgagee at and being in the Country of these presents doth grant, bargain, sell and release, unto the Mortgagee at and the Mortgagee and the Mortgagee at and the M	NOW, KNOW ALL MEN	N, That the Mortgagor		in considera	tion of the said deb	t and sum of money	aforesaid, and for
essors and assigns, forever, all of the following described real estate, situate, lying and being in the County of General willens, State of South Carolina, particularly described as follows: All that certain priech or parcel or lower flands without certain priech or parcel or lower flands without the foundate limits of the leity of greenville or the south side of Thest Earle Street between the south side of Wilton Streets. Beginning at an ison pin 217' 4" from the last side of Robinson Street and run in the last side of Robinson Street and run thence with Earle Street S 8'3-136. 54'	gee of all other sums becoming	due under the terms of said i	notes and of this Mortgage, a	ind also in consider	ation of the further	r sum of Three Doll	ars (\$3.00) to the
South Carolina, particularly described as follows: All that certain priech or parcel or lo fland rituate in Arlenville Township, Freene ounty, State of South Carolina, within the opportate limits of the Certy of Greenville or the south side of Thest Earle Street between obinion and Wilton Streets. Beginning at an rion pin 217' 4" for the east side of Robinson Street, and run ing thence with Earle Street S & 3-13 & 54'		granted, bargained	l, sold and released and by th	ese presents doth g	rant, bafgain, sell ar	nd release, unto the I	Mortgagee, its suc-
South Carolina, particularly described as follows: All that certain priech or parcel or lo fland rituate in Arlenville Township, Freene ounty, State of South Carolina, within the opportate limits of the Certy of Greenville or the south side of Thest Earle Street between obinion and Wilton Streets. Beginning at an rion pin 217' 4" for the east side of Robinson Street, and run ing thence with Earle Street S & 3-13 & 54'	cessors and assigns, forever, all	of the following described re-	eal estate, situate, lying and l	being in the County	of Dree	mille	, State of
ounty. State of South Caroling, within the operate limits of the City of Freethe or the south side of Thest Earle Street between obinion and Wilton Streets. Beginning at an ion pin 217' 4" from the east side of Robinson Street, and run ing thence with Earle Street S. 83-136. 54'	south Carolina, particularly desc	ribed as follows:					
be south side of the City of Freet or be south side of Thest Earle Street between obinion and Wilton Streets. Beginning at an icon pin 217' 4" from the east side of Robinson Street, and run ing thence with Earle Street S. 83-136. 54'	fland o	l that citizate a	certain in diesur	ciel	ou p	arcel hip, In	ve lot
beginning at an ion pin 217'4" for the east side of Robinson Street, and run ing thence with Earle Street S. 83-136. 54'	orportate	limits -	of the	loity -	ofsn	eenvil	le on
he east side of Robinson Street, and run ing thence with Earle Street S. 83-136. 54'				,	Stre	et bet	ween
ing thence with Earle Street S. 83-136. 54'					, ,	212/11	"
ing thence with Earle Street S. 83-136. 54'	Neg	I muning	g ar an	ron	pen		1500
ing thence with Earle Street S. 83-136. 54'	he east	side o	& Robin	eon s	treet,	and	run-
bence \$ 83-13 21. 54' 4" to non pin; the 1. 6-47 &. 200' to the beginning.	ing the	uce with	Earle &	Street	' S S.	3-136	. 54' 4
hence \$1 83-13 21. 54' 4" to iron più; the 1. 6-47 E. 200' to the beginning.	4	+	le como of	1 117	2/ 30	\(\tau \)	
hence \$1 83-13 St. 54' 4' to non più; the 7. 6-47 E. 200' to the beginning.	o con	pin; i	nence o.	6 - 7/	, 20	0 000	cron p
7. 6-47 6. 200' to the beginning.	hence Al	83-13	M. 34	t' te	no	1 per	i; then
	7. 6-47 6.	200' to	the be	1 min	in.	0	
			6		7		
			·				

TO HAVE AND TO HOLD, The above described real estate, together with the buildings and improvements now or hereafter on said lands, if any, and all personal property now or hereafter attached in any manner to said buildings or improvements, and all the rights, members, hereditaments and appurtenances thereunto belonging or in anywise appertaining, all and singular, unto the Mortgagee its successors and assigns forever.

And it is hereby covenanted and agreed between the parties hereto, as follows, to-wit:

bo. Sollars respected, with the loss, if any, payable under New York Standard Mortgage Clause with contribution clause stricken, or a substantially similar clause, to the Mortgagee, as its interest may appear, and will pay the premium or premiums on the policy or policies in advance, and deliver the policy or policies as additional security, and where renewal policies are necessary in the performance of this covenant will deliver them to the Mort-