Track of the principal and i	nterest notes provides for the pays	nent of ten per cent of	he amount due thereon wh	en collected, as an attorney	's fee for said col-
ion, if, after maturity and defa ice of dishonor, protest and c	fult in the payment, it be placed in extension, as by reference to said i	the hands of an attorney notes will more fully app	for collection, and contains	s a waiver or presentinent, d	temand, protest, and
	That the Mortgagor				
L. C 11 - Alexander anno and bacamina d	eof, and interest thereon, as well ue under the terms of said notes a y paid by the Mortgagee at and b	nd of this Mortgage and	also in consideration of th	ie further sum of Inree Do	mars (55.00) to inc
	granted, bargained, sold	and released and by thes	e presents doth grant, bargai	in, sell and release, unto the	Mortgagee, its suc-
sors and assigns, forever, all atth Carolina, particularly descr	of the following described real estibed as follows:	ate, situate, lying and bei	ng in the County of		, State of
•					
TO HAVE AND TO HO	LD, The above described real esta	e, together with the build	ings and improvements now and all the rights, membe	or hereafter on said lands,	if any, and all per
nging or in anywise appertain	ing, all and singular, unto the Mo	rtgagee its successors an	assigns forever.		•
esentatives and assigns, to wa	arrant and forever defend, all and person whomsoever lawfully claim	singular, the said real	estate unto the Mortgagee	from and against himself as	nd his heirs, repre
And it is hereby covenanted	and agreed between the parties her	eto, as follows, to-wit:			
intent and meaning of the s	ors (a) will pay the said debt or sid notes, or any renewals thereof,	or of any portion thereo	of, and especially will pay of	on demand all costs and ex	kpenses of whatever
ney and interest thereon, by de	incur or be put to, including an emand of attorney or by legal pro- y of its rights under the provisions	eedings, or for protecting	or enforcing through espendich said costs and expen	ecially employed attorneys a	and agents, and by t of the debt herein
ured; (b) will execute and ca	use to be executed, such further as	surances of title to the s	aid real estate, and take, and the said real estate free fr	id cause to be taken, such s rom any defect, cloud or enc	steps including lega cumbrance: (c) wil
wing the payment of same; (d on said real estate before the s d) will, at his own expense durin	g the continuance of the	s debt, keep the buildings	on said real estate constar	ntiy insured agains
by fire, in some responsible	stock fire insurance company or c	ompanies satisfactory to			