Each of the principal and interest notes	provides for the payment of ten	per cent. of the amount due th	ereon when collected, as an attorn	ney's fee for said co
lection, if, after maturity and default in the panotice of dishonor, protest and extension, as	by reference to said notes will me	ore fully appear.		
NOW, KNOW ALL MEN, That the Moetter securing the payment thereof, and into	wast thereon as well as the nave	ent when due by the Mortgagor		to the Mortes
gee of all other sums becoming due under the Mortgagors in hand well and truly paid by the	e terms of said notes and of this M	fortgage, and also in considerat	tion of the further sum of Three	Dollars (\$3.00) to the
	, ,			
essors and assigns, forever, all of the follow outh Carolina, particularly described as follo	ring described real estate, situate, ws:	lying and being in the County o	·f	, State of
TO HAVE AND TO HOLD, The above	ve described real estate, together w	ith the buildings and improvement	ents now or hereafter on said land	s, if any, and all per
nal property now or hereafter attached in an onging or in anywise appertaining, all and s	ny manner to said buildings or imp	provements, and all the rights,	members, hereditaments and ap	purtenances thereunt
And the Mortgagororesentatives and assigns, to warrant and fo	hereby binds rever defend, all and singular, the	said real estate unto the Mo	rtgagee from and against himself	and his heirs, repre
ntatives and assigns and every person whom: And it is hereby covenanted and agreed b	soever lawfully claiming the same,	or any part thereof.	and against imment	and mens, repre
FIRST:—That the Mortgagors (a) will	pay the said debt or sum of money	. and interest thereon, as and w	when the same shall be due and pay	able, according to the
ue intent and meaning of the said notes, or ture which the Mortgagee shall incur or be oney and interest thereon, by demand of atto	put to, including and in addition	to, attorney's fees as provided i	in the said notes, for collecting the	said debt or sum o
gal proceedings or otherwise, any of its rights cured; (b) will execute and cause to be exec	s under the provisions of this Mort cuted, such further assurances of ti	tgage, all of which said costs a itle to the said real estate, and	and expenses are hereby made a pa take, and cause to be taken, such	rt of the debt herein
oceedings, as may at any time appear to the	Mortgagee to be desirable to perfe- l estate before the same shall become	ct its title to the said real estate ome delinquent, and immediatel	e free from any defect, cloud or e ly thereafter exhibit to the Mort	ncumbrance; (c) wil
y an taxes and charges assessed on said rea			· · · · · · · · · · · · · · · · · · ·	
owing the payment of same; (d) will, at here by fire, in some responsible stock fire inst	is own expense during the continu	,	uildings on said real estate const	antly insured agains