Each of the principal and interest notes provides for the payment ction, if, after maturity and default in the payment, it be placed in the otice of dishonor, protest and extension, as by reference to said notes	hands of an attorney will more fully appe	for collection, and con ar.	tains a waiver of present	tment, demand, protest, a
NOW, KNOW ALL MEN, That the Mortgagortter securing the payment thereof, and interest thereon, as well as the of all other sums becoming due under the terms of said notes and cortgagors in hand well and truly paid by the Mortgagee at and before	he payment when due of this Mortgage, and the sealing and deliv	by the Mortgagor also in consideration ery of these presents,	of the further sum of The the receipt whereof is	hree Dollars (\$3.00) to hereby acknowledged, ha
ssors and assigns, forever, all of the following described real estate, buth Carolina, particularly described as follows:	-	_		
TO HAVE AND TO HOLD, The above described real estate, tog all property now or hereafter attached in any manner to said building or in anywise appertaining, all and singular, unto the Mortgag And the Mortgagorhereby binds	s or improvements, ar ee its successors and	d all the rights, me assigns forever.	mbers, hereditaments and	d appurtenances thereun
And it is hereby covenanted and agreed between the parties hereto, a	e same, or any part t as follows, to-wit:	hereot.		
FIRST:—That the Mortgagors (a) will pay the said debt or sum of intent and meaning of the said notes, or any renewals thereof, or of the which the Mortgagee shall incur or be put to, including and in a new and interest thereon, by demand of attorney or by legal proceeding all proceedings or otherwise, any of its rights under the provisions of the tried; (b) will execute and cause to be executed, such further assurant ceedings, as may at any time appear to the Mortgagee to be desirable all taxes and charges assessed on said real estate before the same so wing the payment of same; (d) will, at his own expense during the	i any portion thereof, addition to, attorney's gs, or for protecting of his Mortgage, all of we ces of title to the said to perfect its title to thall become delinquen	and especially will perfees as provided in the perfect of the provided in the provided in the provided in the provided said estate, and take, the said real estate freet, and immediately the	ay on demand all costs as a said notes, for collecting especially employed attor xpenses are hereby made and cause to be taken, a from any defect, cloud ereafter exhibit to the left.	and expenses of whatever g the said debt or sum of meys and agents, and he a part of the debt herei such steps including legg or encumbrance; (c) with Mortgagee official receipt