	acrede mole gri	Que:	
33.30 m	elet said navi v	A A POP	
had in in the	of heater age he	which have the winds	
mont of some of	Monday I was a	was and war	
it is a fact of four by	and School as Jew	Solver della sulla	
sant your surfer of	Bord & D. R. Sherse	swork E. D. sur and a the	
Together with all and singular the rights, ment	As, hereditaments and apprurtenances to the said plan	ses belonging and in anytwise incident or apper-	
TO HAVE AND TO HOLD all and singular th	ne said premises into the said Southern Bond and Mon	gage Company, Inc., it's successors and assigns for- strators to warrant and forever defend all and singu-	
lar the said premises anto the said Southern/Bond and Afeirs, Exceptors, Administrators and Assigns and eve	nd between said parties, that the Maid Motegagor will	pay said notes, principal and interest, as the same	
will exhibit receibts therefor to the Mortgagee at any and hereafter put thereon, in good condition and representations.	time upon request, and will laber all farles, buildings a air, and will neither commit waste, per do any act by w	hich the value of said premises may be impaired.	
in responsible insurance compests may appear, by a New York Standard mortgage	panies, approved by the said Mortgageellwith loss of an e clause, and deliver all policies of insurance to said Mo said Mortgagee shall have the right to apply the moneys	rtglee, and in case the insurable improvements on collected from the insurance in payment of the debt	
AND IT IS FURTHER COVENANTED, The said insurance, as herein agreed, then said Mortgagee the Mortgagee in an action or suit brought therefor;	at if the sain Mortgagor shall fail to pay said takes a may pay did taxed and assessments; this effect this in and tike money to advanced for the payment of such taxerest at the part of eight per central per alphin, shall to regated to all the rights of the person followhom such perturbay the said takes, assessments are insurance premared to the person of the coveragor shall fail to keep any of the coveragor shall fail to keep any of the coveragor.	and assessment. For shall fail to procure and keep up urance, and any sum so paid shall be recoverable by es, assessments, insurance or other charge of whatsobe secured by this mortgagee, and shall be forthwith	
due and payable; and the said Mortgagee shall be sultained shall be construed as obligating the Mortgagee AND IT IS FURTHER COVENANTED, The	orgated to all the rights of the person to whom such is the pay the said thics, assensite its and insurance premise, if the said Mortgagor stall fail to keep any of the covered case any tax or assessment is assessed within the	chants herein contained, or to pay any of said princi- state of South Carolina against the debt secured	
hereby, or the interest in said premises of said Mortg the Mortgagor, as herein provided, to pay any tax or secured by this mortgage, to wit: the principal and in assessments, premiums of busurance and charges of an	ages, or anoth the people rink by any Court of competed taxes is legally indiperative, when at the option of said terest then accrated on said notes and all advances mad by link shall attorice beginned use and payable without no link that the beginning of the Mortgages for his second to the mortgages for his second t	chants herein contained, or to pay any of said princi- State of South Carolina against the debt secured t jurisdiction of a decision that the undertaking by Mortgagee, the whole indebtedness and all sums e to or on account of the Mortgagor herein for taxes, stice, and this mortgage may thereupon be foreclosed cryices in said action, such fee to be incorporated in the set over and transfer to the said Mortgagee all of	
for the whole amount of said moneys finding a rea the judgment in said action and secured the total and AND IT IS TOTALER COVENANTED, The	t the said Mortgagor will assign, and doth hereby assignes, after ting and falling due from and after the service of curity for the lebt then due and unpaid under this mortgage.	n, set over and transfer to the said Mortgagee all of a summons issued in an action to foreclose this mortage and the said Mortgagor agrees that a receiver	
gage after default in the conditions flered, as further secondary be appointed to take charge at the conditions.	curity for the gest then due and unpaid under this mortg	9	
AND THE FURTHER OVERANIED AND	AGREED, That the notes for	——————————————————————————————————————	
AND THIS FORTHER COVERNIA TED JOINT	er notes, and in the event of foreclosure shall not be pair	1 until the other notes described belief, together with	
AND AT IS DORTHER COVEMANTAD AND AND AND AND AND AND AND AND AND A	or notes, and in the event of foreclosure shall not be paided. D AGREED, That all said potes and this mortgage are	Huntil the other notes described bokin, together with	
AND IT IS AGREED by and between the said not gain and sale shall cease, determine, and between the said not gain and sale shall cease, determine, and between the said not gain and sale shall cease, determine, and between the said not gain and sale shall cease, determine, and be utterly nu	or notes, and in the event of foreclosure shall not be paided. D AGREED, That all said potes and this mortgage are	I until the other notes described bearin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises until default of payment or breach of	
AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said one other coverage thall be made. Signed Sealed and Delivered in the presence of	er notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are paid unto the said Mortgage the debt or sum of mone tes, and all advances made to propality on the Mort il and void; otherwise, to hand in full force and virtue d parties that said Mortgag of may hold and enjoy the	I until the other notes described bearin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-	
AND AT IS CONTRIBER COVEMANTAD AND AN IN IS FORTUER COVEMANTAD AND ARROUNDED ALL WAYS Devertibles, and it is four the covenant aforesaid, and pay or cause to be cordingly the true intent and meaning of the said not gain and sale shell cease, determing, and be utterly nu AND IT IS AFREED by and between the sai some other covenant shall be made. WITNESS AND	er notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are paid unto the said Mortgage the debt or sum of mone tes, and all advances made to propality on the Mort il and void; otherwise, to hand in full force and virtue d parties that said Mortgag of may hold and enjoy the	I until the other notes described bearin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises until default of payment or breach of	
AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said not gain and sale shall cease, determing, and be utterly nu AND IT IS A TREED by and between the said one other coverage thall be made. Signed Sealed and Delivered in the presence of	er notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are paid unto the said Mortgage the debt or sum of mone tes, and all advances made to propality on the Mort il and void; otherwise, to hand in full force and virtue d parties that said Mortgag of may hold and enjoy the	I until the other notes described bearin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises until default of payment or breach of	
AND IT IS A REED by and between the said not gain and sale shall cease, determine, and be utterly nu AND IT IS A REED by and between the said not gain and sale shall cease, determine, and be utterly nu AND IT IS A REED by and between the said not gain and sale shall cease, determine, and be utterly nu AND IT IS A REED by and between the said not gain and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and	cr notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are strue intent and methods of the parties to these present paid unto the said Mortgage the debt or sum of mone tes, and all advances made to are make point of the Mort il and void; otherwise, to image in full force and virtue d parties that said Mortgagor may hold the enjoy the	I until the other notes described bottin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises until default of payment or breach of	
AND IT IS INTEREST AND AND THE AND IT IS INTEREST AND	cr notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are strue intent and menting of the parties to these present paid unto the said Mortgage the debt or sum of mone tes, and all advances made to promaticipate of the Mort il and void; otherwise, to image in full force and virtue diparties that said Mortgagor may hold and enjoy the mis day of the many hold and enjoy the many dead of the mortgagor may hold and enjoy the med deed, deliver the within written deed, for the use	I until the other notes described bottin, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises until default of payment or breach of	
AND IT IS A REED by and between the said not gain and sale shall even the made. AND IT IS A REED by and between the said not gain and sale shall cease, determine, and be utterly nu ANY IT IS A REED by and between the said not gain and sale shall be made. AND IT IS A REED by and between the said not gain and sale shall be made. ANY IT IS A REED by and between the said not gain and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and sealed and Delivered in the presence of the said and the said	er notes, and in the event of foreclosure shall not be paided. D AGREED, That all said notes and this mortgage are true intent and methods of the parties to these present paid unto the said Mortgagee the debt or sum of mone tes, and all advances made to a probably on the Mort II and void; otherwise, to I man in full force and virtue d parties that said Mortgagor may hold and enjoy the day of the most of the mo	I until the other notes described botch, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises antil default of payment or breach of	
AND IT IS HURTHER COVEMENT THE AND	D AGREED, That all said dores and this mortgage are strue intent and meaning of the parties to these present paid unto the said Mortgagee the debt or sum of mone tes, and all advances made to or or harbitrat of the Mort II and void; otherwise, to in an in full force and virtue d parties that said Mortgagor may hold the enjoy the med that I have the within written deed, for the use act and deed, deliver the within written deed, for the use that I have the said that I	I until the other notes described botch, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of bar-said premises antil default of payment or breach of	
AND IT IS TORTHER COVEMANTED AND AND IT IS DORTHER COVEMANTED AND AND THE AND THE COVEMANTED AND THE COVEMAN	True intent and member of the parties to these present paid unto the said hortgage the debt or sum of mone tes, and all advances made to or private out of the Mort II and void; otherwise, to have in full forte and virtue d parties that said Mortgager may holder enjoy the med have that said Mortgager may holder enjoy the discount of the within written deed, for the use act and deed, deliver the within written deed, for the use that said Mortgager may holder the said with the	A until the other notes described bein, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of barsaid premises until default of payment or breach of	
AND IT IS A REED by and between the sai of the country of the vertice of the said not all have been first the description of the state of South and Andreas the cording of the true intent and meaning of the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to vertice to vertice the made. AND IT IS A REED by and between the said not gain and seal. Signed Sealed and Delivered in the presence of the said not gain and seal. Signed Sealed and Delivered in the presence of the said not gain and seal. Signed Sealed and Delivered in the presence of the said that the presence of the said that the presence of the said that	True intent and method of the parties to these present paid unto the sold Mortgagee the debt or sum of mone tes, and all advances in hade no remarkening to fithe Mort land void; otherwise, to in had in full force and virtue did parties that said Mortgagor may hold the enjoy the mis. A summed for the within written deed, for the use that the sold deed, deliver the within written deed, for the use that the sold deed, deliver the within written deed, for the use the sold deed, deliver the within written deed, for the use the sold deed, deliver the within written deed, for the use the sold deed, deliver the within written deed, for the use the sold deed, deliver the within written deed, for the use the sold deed deed to the sold d	I until the other notes described to the made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the terms hereof, then this deed of barsaid premises until default of payment or breach of 1925	
AND AT IS DORTHER COVERNATION of the All interests thereon, shall have them first wind or girst AND AT IS DORTHER COVERNATION AND AN IS DORTHER COVERNATION AND THE GOVERNATION AND THE GOVERNATION AND THE GOVERNATION AND AND AT IS A REED by and between the said of the said not gain and sale shall cease, determined and by utterly nutering and sale shall be made. AND IT IS A REED by and between the said of the sa	The contest and in the event of foreclosure shall not be partied. DAGREED, That all said ports and this mortgage are strue intent and methods of the parties to these present paid unto the said prortgages the debt or sum of mone test, and all advances hade to or ornationate of the Mort land void; otherwisk, to have in full force and virtue departies that said Mortgagor may hold the enjoy the med that the within written deed, for the use and deed, deliver the within written deed, for the use that said the contest of the contes	A until the other notes described with, together with made and executed under and are in all respects to be s, that if the said mortgagor shall well and truly pery aforesaid, with integes thereon, if any be due, acgagor under the term hereof, then this deed of barsaid premises antil default of payment or breach of 192.5	
AND IT IS A REED by and between the sai of the country of the vertice of the said not all have been first the description of the state of South and Andreas the cording of the true intent and meaning of the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to the said not gain and sale shell cease, determine, and be utterly nutries of the vertice to vertice to vertice the made. AND IT IS A REED by and between the said not gain and seal. Signed Sealed and Delivered in the presence of the said not gain and seal. Signed Sealed and Delivered in the presence of the said not gain and seal. Signed Sealed and Delivered in the presence of the said that the presence of the said that the presence of the said that	The contest and in the event of foreclosure shall not be partied. DAGREED, That all said ports and this mortgage are strue intent and methods of the parties to these present paid unto the said prortgages the debt or sum of mone test, and all advances hade to or ornationate of the Mort land void; otherwisk, to have in full force and virtue departies that said Mortgagor may hold the enjoy the med that the within written deed, for the use and deed, deliver the within written deed, for the use that said the contest of the contes	A without any compulsion, dread or fear of any one of the said without any compulsion, dread or fear of any one of the said without any compulsion, dread or fear of any one of the said without any compulsion, dread or fear of any one of the said without any compulsion, dread or fear of any one of the said premises within mentioned and released.	