	)  D all and singular the said prem					
ver. And do here	by bind Myself	and myHeir	es, Executors and Administr	rators to warrant	and forever defend	all and singu-
or the said premises unto the said S Heirs, Executors, Administrators as	nd Assigns and every person w	homsoever lawfully	claiming or to claim the s	ame or any part to	nereoi.	
AND IT IS HEREBY COVecome due and payable; and will prill exhibit receipts therefor to the nd hereafter put thereon, in good	Mortgagge at any time upon :	n and all premiums	of insurance against said	premises betore t Lother improvem	he same become do	id real estate.
	VENANTED, That the said Mo					
in respons crests may appear, by a New York aid real estate are destroyed or dan ecured hereby whether due or not.	s Standard mortgage clause, and maged by fire, the said Mortgag	deliver all policies	of insurance to said Morts	ragee, and in case	e the insurable imp	rovements on
AND IT IS FURTHER CO nid insurance, as herein agreed, the ne Mortgagee in an action or suit wer nature on the property hereby ue and payable; and the said Mor tined shall be construed as obligation	OVENANTED, That if the said ten said Mortgagee may pay said brought therefor; and the most conveyed with interest at the regagee shall be subrogated to a tring the Mortgagee to pay the	id taxes and assess ney so advanced fo rate of eight per call the rights of the said taxes, assessn	ments, and effect said insur r the payment of such taxes entum per annum, shall be e person to whom such pay eents and insurance premius	ance, and any sun, assessments, insi secured by this ments have been ns.	n so paid shall be furance or other char nortgagee, and shall made. But nothin	ge of whatso- be forthwith g herein con-
al or interest notes as they become reby, or the interest in said preme Mortgagor, as herein provided, ecured by this mortgage, to-wit: tessessments, premiums of insurance or the whole amount of said mone in judgment in said action and see	nises of said Mortgagee; or upo to pay any tax or taxes is lega the principal and interest then e and charges of any kind shall eys, including a reasonable fee cured thereby.	any tax or assessing the rendering by ally inoperative, the accrued on said no at once become duto the attorney of	ent is assessed within the rany Court of competent in at the option of said in tes and all advances made to and payable without notice the Mortgagee for his serv	State of South Coursing South Control of a conference of account of the south and this mortgices in said action	arolina against the undecision that the unhole indebtedness f the Mortgagor heage may thereupon age may fee to be in	dept secured adertaking by and all sums rein for taxes, be foreclosed corporated in
ne rents, issues and profits of the sai age after default in the conditions he ay be appointed to take charge the	ereof, as further security for the ereof.	and falling due from debt then due and t	and after the service of a impaid under this mortgage	summons issued in e, and the said M	i an action to foreci lortgagor agrees th	ose this mort- nat a receiver
	VENANTED AND AGREED,					
hall be of subordinate and inferior	dignity to the other notes, and					
onstrued by the laws of the State of	VENANTED AND AGREED, of South Carolina.					
PROVIDED ALWAYS, nev rm the covenants aforesaid, and p ording to the true intent and mean in and sale shall cease, determine,	aing of the said notes, and all ac	e said Mortgagee ti dvances made to or	ne dept or sum of money a on account of the Mortgas	noresaid, with the	erest thereon, if an	v be que, ac-
· AND IT IS AGREED by an	nd between the said parties that	t said Mortgagor n	nay hold and enjoy the sai	d premises until	default of payment	or breach of
Signed, Sealed and Delivered		)		m H.	Bucha	nact. S.)
J. W. U	Vellorn.	. )				(L. S.)
and the state of t						
STATE OF SOUTH CAROLIN						
Ounty of Before me,	8. Ball.	a no	tary Du	Alie		
-11			<i>f</i> 1/2		and m	ade oath that
	saw the within named				Manda and	4h-4 h-atah
gn, seal, and as ha	act and deed.	deliver the within	written deed, for the uses	and purposes the	witnessed the ex-	that he, with ecution there-
and subscribed their names as w	imesses thereto.					
	fore me, this / st	,				
4	<u>د</u> , 192 <u>خ</u>	<b>A</b>	0ln	all.		
F. W. W.	ellom. (L. S.) Totary Public for S. C.	)		auc.	•••••	
			-		. •	
STATE OF SOUTH CAROLIN	NA,	REI	UNCIATION OF DOWE	ER		
I, F. W.	Vellon					
rtify unto all whom it may concer	rn that Mrs. Matt	u fau	e Buch			
e wife of the within named	and separately examined by me, nounce, release and forever reli and also all her right and clair	, did declare that sinquish unto the wi m of dower, of, in o	or to all and singular the pr	and without any o and Mortgage C emises within me	compulsion, dread o ompany, Inc., its su ntioned and release	or fear of any accessors, and d.
ssigns, all her interest, and estate			nattie Ja	uce /	Bucha	nau
ssigns, all her interest, and estate		<i>L</i> .				
ssigns, all her interest, and estate	I this Lat day of	aleta	nattie Ja			
ssigns, all her interest, and estate	al thisday of	Clato	ber F. W. W.	Selle	oin.	(L, S.)
ssigns, all her interest, and estate				Vellary F		(L, S.)