	and property Conneyed to the
sald p. 20. Brooks, to	the following lower ances: (1)
from H. C. Miger el, als	, int page 224 (2) together with
1911 711 Haring Lone	E. Innibin Master It dud dated
Jan 1 19/17, Jaked 160	orded in D. B. G. Pat page
(4:(3) from 20.20 do	in 218. 35 at page 193, in the
Tarks Alice for	remille County, South
Farolila.	
	second and subordurate to a most
	the guen by the about mortgagor
	3000.00 hud interest thereon.
toining	reditaments and appurtenances to the said premises belonging and in any wise incident or apper-
TO THE TYP AND TO HOLD all and singular the said.	premises unto the said Southern Bond and Mortgage Company, Inc., its successors and assigns for-
// //	age Company, Inc., its successors and assigns, from and against M. Quide and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, from and against M. Company, Inc., its successors and assigns, its successors and assigns a
Heirs, Executors, Administrators and Assigns and every pers	veen said parties, that the said Mortgagor will pay said notes, principal and interest, as the same
will exhibit receipts therefor to the Mortgagee at any time u	I will neither commit waste, nor do any act by which the value of said premises may be impaired.
AND IT IS FURTHER COVENANTED, That the sai	id Mortgagor will insure the buildings on said premises against loss by fire in the sum of \$\frac{1}{2} \tag{1.1} \tag{1.2} \tag{1.1} \tag{1.2} \t
terests may appear, by a New York Standard mortgage clause said real estate are destroyed or damaged by fire, the said Mo	approved by the said Mortgagee, with loss, if any, payable to the said Mortgagee, and in case the insurable improvements on ortgagee shall have the right to apply the moneys collected from the insurance in payment of the debt
secured hereby whether due or not. AND IT IS FURTHER COVENANTED, That if the	e said Mortgagor shall fail to pay said taxes and assessments, or shall fail to procure and keep up
the Mortgagee in an action or suit brought therefor, and the ever nature on the property hereby conveyed with interest at	t the rate of eight per centum per annum, shall be secured by this mortgagee, and shall be forthwith
due and payable; and the said Mortgagee shall be sublogated tained shall be construed as obligating the Mortgagee to pay	y the said taxes, assessments and insurance premiums.
pal or interest notes as they become due and payable, of in	or upon the rendering by any Court of competent jurisdiction of a decision that the undertaking by
the Mortgagor, as herein provided, to pay any tax of taxes is	then accrued on said notes and all advances made to or on account of the Mortgagor herein for taxes,
for the whole amount of said moneys, including a reasonable the judgment in said action and secured thereby.	the to the account of the caid Mortragee all of
the rents, issues and profits of the said mortgaged premises, according to the conditions hereof, as further security for	aid Mortgagor will assign, and doth hereby assign, set over and transfer to the said wortgage and outling and falling due from and after the service of a summons issued in an action to foreclose this mort- or the debt then due and unpaid under this mortgage, and the said Mortgagor agrees that a receiver
	RED, That the notes for
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1711 be of subordinate and inferior divaity to the other notes	
shall be of subordinate and inferior dignity to the other notes alkinterest thereon, shall have been first paid or satisfied.	s, and in the event of foreclosure shall not be paid until the other notes described herein, together with
shall be of subordinate and inferior dignity to the other notes alkinterest thereon, shall have been first paid or satisfied. AND IT IS FURTHER COVENANTED AND AGR construed by the laws of the State of South Carolina.	EED, That all said notes and this mortgage are made and executed under and are in all respects to be
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