	nts and appurtenances to the said premises belonging, or in anywise incident or appertaining.
FOGETHER with all and singular the rights, members, nereditament	The and appeared its successors and assigns forever. And
HAVE AND TO HOLD, all and singular the said premises unto the	m V
said mortagor, do hereby bind myse IT and Frequency and Administrators, to warrant and forever defend all	my l and singular the said premises unto the said mortgagee, its successors and assigns from and Heirs Executors. Administrators, and Assigns, and all
<u></u>	LICITO, LILICOTO,
inst	art thereof. s, Administrators, and Assigns hereby specifically agree and covenant to do and perform the
Ziili, wio ziili o	and the control of th
1. To pay all taxes, charges, public rates or assessments on the	above described property, as and when due, and before any of them become delinquent.
2. To make or permit no waste, alteration or removals of any i	above described property, as and when due, that the described property without the mortgagee's written consent. improvements, now or hereafter on the said lot or lots in the sum of not less than————————————————————————————————————
3. To insure in companies acceptable to the mortgagee, the nouse	Tollars
ainst loss or damage by fire, and in such other forms of insurance	as may be required by the mortgagee, and pay for the said insurance when due, and assign the
of money as provided in said not	te or obligation and in this mortgage, with interest thereon, according to
eaning of the said note or obligation and this mortgage together wi ble to the above described mortgaged premises, for collecting the	th all costs and expense which are began proceedings. same by demand of attorney or by legal proceedings.
Upon breach of any of the conditions of this mortgage, or upon	default in the payment of the Administration
syment of any sums of money provided to be paid at the time the	e same is due by the said mortgagor, Heirs, Executors, Administration of the said mortgage, or its successors or assigns, shall have the right to pay the same, or trigage, the said mortgagee, or its successors or assigns, shall have the said mortgagee shall stand in its name, and pay for the same, and all sums so paid by the said mortgagee shall stand in its name, and the rate of seven per cent per annum; and the said mortgagee shall have the
otion to treat the entire indebtedness secured hereby as due and to	foreclose this mortgage.
And if at any time the said obligations or any part thereof shall	be past due and unpaid, the mortgagor and upon ex parte proceedings, or otherwise, and upon ex parte proceedings, or otherwise
dministrators, Successors or Assigns agree that any Judge of the call any appoint a receiver, with authority to take possession of the sail any appoint a receiver, with authority to take possession of the sail	be past due and unpaid, the horizontal between the past due and unpaid, the horizontal between the proceedings, of other was circuit Court of said State, at chambers or otherwise, and upon ex parte proceedings, of other was circuit Court of said State, at chambers or otherwise, and upon ex parte proceedings, of other was circuit to be proceedings, or other was circuit and the proceedings, or other was circuit and proceedings and contract and circuit and circui
aying costs of contection, up collected less said costs.	and the second s
PROVIDED ALWAYS, NEVERTHELESS, And it is the true int	tent and meaning of the parties to these Presents, that if the said mortgagoragee, its certain attorney, successors or assigns, the said debt or sums of money aforesaid, wired meaning of the said obligation and condition thereof, then this deed of bargain and sale shad ain in full force and virtue.
nail well and truly pays herest thereon, if any shall be due, according to the true intent and ease, determine and be utterly null and void; otherwise it shall rem	i meaning of the said obligation and in the said promises until default of payment shall be made
And it is further agreed, by and between the said parties, that	the mortgagor, shall hold that only of
year of our Lord one thousand, nine hundred and forty-tl	hree and in the one hundred and sixty-seventh
year of the Independence of the United States of America.	
SIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF	U. L. Hudson (SEA
Vivian West	(SEA
W. K. Childers	
STATE OF SOUTH CAROLINA,	
Greenville County	vian West
PERSONALLY appeared before me	ian West
and made oath that S he saw the within named U. L. H	dan west
and made oath that - he saw the warm	sign, seal and asAct
Gl	W. K. Childers
Deed, deliver the within Deed; and thatShe, with witnessed the execution thereof.	
7 Q+h	Vivian West
CULODA to before me. ulls	43
SWORN to before me, this	
day of	EAL) (
day of June 19_	EAL) (
day of June 19	EAL) S. C.
SWORN to before me, this day of June 19 W. K. Childers (SE Notary Public for STATE OF SOUTH CAROLINA,)	EAL) S. C. RENUNCIATION OF DOWER
SWORN to before me, this day of June 19 W. K. Childers (SE Notary Public for STATE OF SOUTH CAROLINA, Greenville County W. K. Childers	EAL) S. C. RENUNCIATION OF DOWER , Notrary Public for South Car
SWORN to before me, this day of June 19 W. K. Childers (SE Notary Public for STATE OF SOUTH CAROLINA, Greenville County W. K. Childers I, Suc. 1	RENUNCIATION OF DOWER , Notrary Public for South Car Ellen Hudson
SWORN to before me, this day of June 19 W. K. Childers (SE Notary Public for STATE OF SOUTH CAROLINA, Greenville County W. K. Childers	EAL) S. C. RENUNCIATION OF DOWER , Notrary Public for South Car

18th

day of

June