rom the lien of all incumbrances, except as hereinabove TO HAVE AND TO HOLD. All and singular th		e of this mortgage that the above described premises are	
eges advantages and appurtenances thereunto belonging	ie above described property, together with the	buildings and improvements on said land and the rights, partgagee, his heirs, personal representatives and assigns	privi- s for-
Ver. But in trust, nevertheless, for the equal pro-rata be nd secured by this mortgage, in accordance with the terent and meaning and stipulations hereof, of said notes ther note, so that each note issued under this mortgage hall be equally secured hereby according to the amount of	enefit and security of all and every holder of rms hereof and for the enforcement of the pa and interest coupons respectively, and witho e shall have the same right, lien and privileg of principal and interest of each note respective	the promissory notes and interest coupon notes issued upment thereof, when payable, in accordance with the trust preference as to lien or otherwise of any one note over the hereunder, so that the principal and interest of every rely.	inder ie in- r any note
		warrant and forever defend all and singular the said pres	
nd every person whomsoever lawfully claiming or to cla	aim the same, or any part thereof.	of the certificate endorsed thereon shall be secured by	
nortgage, or be entitled to any benefit or lien hereunder,	, and such certificate of A. A. Bay I	mortgagee, shall be concl	usive
FIRST: That the mortgagor agrees to pay the decorporate or any renewal thereof, or renewal of any parties put to, including attorney's fees of ten (10%) per citization concerning the said debt or the premises hereimploy all proper agents and attorneys for the recovery	eart thereof, together with all costs and expendent. for collecting the said debt or sum of moinbefore described, and the said mortgagee, he of the within mentioned debt. by foreclosure	according to the true intent and meaning of the said proses which the said mortgagee, his heirs or assigns, shall oney, and in addition thereto reasonable attorney's fees fo is heirs or assigns, shall have, in his discretion, authorit or otherwise, pay for such services out of the proceeds of ervices shall be secured hereby and may be recovered in	ncur r any ty, to f sale
SECOND: That the mortgagor agrees to pay all after exhibit to the said mortgagee, his heirs or assigns, covenant.	taxes and charges assessed on said land bef or the holder of the within secured notes, or	ore the same shall become delinquent and immediately t any of them, satisfactory evidence of the performance o	here- f this
THIRD: The said mortgagor agrees that	Insurance Company or Companies acceptable	uring the continuance of this deed, keep the buildings on a to said mortgagee, his heirs or assigns, for an amount no	t less
han Mall Man And Morvith loss, if any, payable under New York Standard Mor	rtgage Clause to said mortgagee, his heirs or a		•
pereinbefore stipulated, the said mortgagee, his heirs or flue thereon; and the amount so paid by them shall the intil paid, shall become due and payable along with t is	r assigns, may at their option without notice reupon become part of the debt herein secur he next installment of interest.	or to insure the buildings on the lands herein described, pay the taxes, effect such insurance and pay any prened, and with interest at the rate of six per cent, per as	nums nnum
hat Mul	and other improvements on said land in as g n of the said mortgagee, his heirs or assigns, t y deem necessary and reasonable, in default	suffer no waste, impairment or deterioration of said proposed condition of repair as they now are, and should the he said mortgagor, will immediately upon demand, make of which the said mortgagee, his heirs or assigns, may be fully and effectively secured hereby, and with interest a	re be such enter
vill not alter, tear down or remove any of said buildin SIXTH: That if any default be made in the payn of any renewal notes, if renewal notes be executed, or	ngs or other improvements without the expression of any of the indebtedness herein provious in the observance of any of the covenants	sent of interest. And the said mortgagor, covenants ses consent in writing of the said mortgagee, his heirs or as ded for, when the same shall become due and demandab herein contained, the said mortgagor hereby gives to the diately due and payable and collectible under this mortgagor	signs. de, or e said
t his or their option to institute proceedings respective lenced by the original notes, or any renewals thereof or sereby waives the benefit of all homestead exemption as niums paid by the said mortgagee, his heirs or assigns, see be sold for the satisfaction or discharge of the de-	ely for the collection at law or in equity of sure any sum or sums expended by the said morts so to the debt hereby secured and any expending in pursuance with this mortgage. It is furthe ebt hereby secured or any portion thereof.	ich amount's as may then be unpaid, whether the same be gagee, his heirs or assigns, hereunder, and the said mort ture for improvements, taxes, liens, charges or insurance revenanted and agreed that should the within described and the proceeds of said sale should prove insufficie	e evi- gagor e pre- prem- nt to
atisfy the same with interest, taxes, fees, costs and char oming the purchaser of the premises. SEVENTH. That if at any time any part of the axes, liens, charges or insurance premiums be past due nortgagee, and agrees that any judge of the curcuit cour	rges, the amount remaining unpaid shall not be debt hereby secured or interest thereon, or a and unpaid the mortgagor does hereby assignt of this State may, in chambers or otherwise	be extinguished by the said mortgagee, his heirs or assign only of the sums authorized to be expended for improven in the rents and profits of the above described premises to the appoint a receiver, or receivers, with authority to take	nents, to the
ession of said premises and collect and sell the said renterest, or any sums expended for taxes, liens, charges ents and profits actually collected. EIGHTH. In the event of the passage, after the urposes of taxation any lien, thereon, or changing in	nts and profits, applying the net proceeds the or insurance premiums, or fees and expense date of this mortgage, of any law of the Stat any way the law for the taxation of morts	reof, after paying costs of collection and sale, upon said es, without liability to account for anything more that e of South Carolina, deducting from the value of land for gages or deeds of trust, or the debts secured by mortga	debt, n the or the ge or
leed of trust for State or local purposes, or the manner ory notes which are hereby secured, shall have the righ nent of the debt or obligation hereby secured. If suclud thirty days.	of the collection of any such taxes so as to a ht to give thirty days written notice to the ov h notice be given, the said debt or obligation	affect this mortgage, the holder or holders of the said proviner of the premises hereinbefore described, requiring the shall become due, payable and collectible at the expirativation or letter box, enclosed in a post-paid envelope, addr	omis- pay- ion of
o the party of the first part and directed to such party a case arising under this instrument. PROVIDED ALWAYS, Nevertheless, and it is the processor cause to be paid unto the mortgagee, the debt or sun	at the last address furnished to the holder of the true intent and meaning of the parties to as of money hereby secured with interest, co	this mortgage, shall be sufficient notice and demand in these presents, that if the Mortgagor shall well and trul sts and fees, thereon, if any shall be due according to the and sale shall cease, determine and be utterly null and	n any y pay e true
otherwise to remain in full force and virtue. And it is agreed by and between the parties here and herein shall be made. And it is further understood and agreed by and he terms mortgagor and mortgagee are used, such term	eto that the mortgagor shall hold and enjoy t	he said premises until default of payment or breach of a c ed as mortgagor and mortgagee, that whenever in this executors, administrators and assigns of the mortgag	oven- deed
mortgagee, as the case may be. Witness my hand and seal this the Section C	I day of Dhuil	yyin the year of our Lord one thousand nine hu	
nd Liver Ly-light and in the Signed, sealed and delivered in the presence of:	one hus dred and f	fly of the independence of the United States of Am	
I am 6 Janstung	and place for which are	A STATE OF THE STA	
many I wand was	<u> </u>		
STATE OF SOUTH CAROLINA,	1 1		0
Personally appeared before me 231 and	ry ballaham	and made oath thatA	le
punty of Acles ville Personally appeared before me Ifs as we within named and the second	J Williams		
ounty of Stells ville Personally appeared before me find a series within named and the series gn, seal and as fill act and deed deliver the	e within written deed, for the uses and purpo	ses therein mentioned, and that	with
ounty of Sclen ville Personally appeared before me find a sew the within named small Lenns gn, seal and as self and deed deliver the	e within written deed, for the uses and purpo	ses therein mentioned, and that	with dereof
Personally appeared before me Islands we the within named and act and deed deliver the	e within written deed, for the uses and purpo Mary day of April John	ses therein mentioned, and that in the presence of each other, witnessed the execution the local and and and local and and local and lo	with ereof
Personally appeared before me Island with the within named and as act and deed deliver the Sworn to before me, this STATE OF SOUTH CAROLINA,	e within written deed, for the uses and purpo Mary day of RENUNCIATION	ses therein mentioned, and that	with tereof
Personally appeared before me Islands aw the within named act and deed deliver the sign, seal and as the south for the south season to before me, this state of SOUTH CAROLINA, county of I, 2	e within written deed, for the uses and purpo Mary Aday of April Polici RENUNCIATION om an Mort gaga	ses therein mentioned, and that in the presence of each other, witnessed the execution the local and and and local and and local and lo	with dereof.
Personally appeared before me	e within written deed, for the uses and purpo Mary Aday of April Johns RENUNCIATION om an 2not gaga	ses therein mentioned, and that	with dereof.
Personally appeared before me	RENUNCIATION and separately examined by me, did declare nomsoever, renounce, release, and forever religions.	ses therein mentioned, and that	rolina,
Personally appeared before me	RENUNCIATION and separately examined by me, did declare nomsoever, renounce, release, and forever reliminations to all and singular the premises within mention day of	ses therein mentioned, and that	rolina,