It being hereby specifically represented as a part of the consideration moving to the acceptance of this mortgage that the above described premises are free from the lien of all incumbrances, except as hereinabove indicated.  TO HAVE AND TO HOLD, All and singular the above described property, together with the buildings and improvements on said land and the rights, privi-
leges, advantages and appurtenances thereunto belonging or in any wise appertaining, unto the said mortgagee, his heirs, personal representatives and assigns for- ever.  But in trust, nevertheless, for the equal pro-rata benefit and security of all and every holder of the promissory notes and interest coupon notes issued under and secured by this mortgage, in accordance with the terms hereof and for the enforcement of the payment thereof, when payable, in accordance with the true in- tent and meaning and stipulations hereof, of said notes and interest coupons respectively, and without preference as to lien or otherwise of any one note over any other note, so that each note issued under this mortgage shall have the same right, lien and privilege hereunder, so that the principal and interest of every note
And the said mortgager binds. Muself heirs, personal representatives and assigns to warrant and forever defend all and singular the said premises unto the said mortgagee, his heirs, personal representatives and assigns, forever, from and against heirs, personal representatives and assigns, and every person whomsoever lawfully claiming or to claim the same, or any part thereof.
Only such notes as shall be certified by Annuary mortgagee, by the signing of the certificate endorsed thereon shall be secured by this mortgage, or be entitled to any benefit or lien hereunder, and such certificate of Annuary mortgagee, shall be conclusive evidence that the notes so certified have been duly issued hereunder and are entitled to the benefit of the trust hereby created.  And it is hereby covenanted and agreed between the parties hereto, representing themselves, their heirs, personal representatives and assigns as follows,
FIRST: That the mortgagor agrees to pay the debt or sums of money, with interest thereon, according to the true intent and meaning of the said promissory notes, or any renewal thereof, or renewal or any part thereof, together with all costs and expenses which the said mortgagee, his heirs or assigns, shall incur or be put to, including attorney's tees of ten (10%) per cent. for collecting the said debt or sum of money, and in addition thereto reasonable attorney's rees for any litigation concerning the said debt or the premises hereinbefore described, and the said mortgagee, his heirs or assigns, shall have, in his discretion, authority, to employ all proper agents and attorneys for the recovery of the within mentioned debt, by foreciosure or otherwise, pay for such services out of the proceeds of sale of said property, should a sale be made, and if no sale be made, any sum so paid on account of such services shall be secured hereby and may be recovered in any suit or action hereupon or hereunder.
SECOND: That the mortgagor agrees to pay all taxes and charges assessed on said land before the same shall become delinquent and immediately thereafter exhibit to the said mortgagee, his heirs or assigns, or the holder of the within secured notes, or any of them, satisfactory evidence of the performance of this covenant.
THIRD: The said mortgagor agrees that will, at own expense, during the continuance of this deed, keep the buildings on said premises insured against loss by fire, in some stock Fire Insurance Company or Companies acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns, for an amount not less than but the formula the premises acceptable to said mortgagee, his heirs or assigns and the premises acceptable to said mortgagee, his heirs or assigns acceptable to said mortgagee.
FOURTH: That the said mortgage agrees that ifshall fail to pay the taxes or to insure the buildings on the lands herein described, as is hereinbefore stipulated, the said mortgagee, his heirs or assigns, may at their option without notice pay the taxes, effect such insurance and pay any premiums due thereon; and the amount so paid by them shall thereupon become part of the debt herein secured, and with interest at the rate of six per cent, per annum until paid, shall become due and payable along with the next installment of interest.
FIFTH: That the said mortgagor, agents and tenants, will permit, commit or suffer no waste, impairment or deterioration of said property; that will keep all the buildings, fences and other improvements on said land in as good condition of repair as they now are, and should there be impairment or deterioration in their value in the opinion of the said mortgagee, his heirs or assigns, the said mortgagor, will immediately upon demand, make such repairs as the said mortgagee, his heirs or assigns, may deem necessary and reasonable, in detault of which the said mortgagee, his heirs or assigns, may enter and comply with all the terms and conditions of this covenant, and any amount so expended shall be fully and effectively secured hereby, and with interest at the
rate of six per cent. per annum, until paid, shall become due and payable along with the next installment of interest. And the said mortgagor, covenants
mortgagee, his heirs or assigns, the right and privilege to declare the whole debt hereby secured immediately due and payable and collectible under this mortgage, or at his or their option to institute proceedings respectively for the collection at law or in equity of such amounts as may then be unpaid, whether the same be evidenced by the original notes, or any renewals thereof or any sum or sums expended by the said mortgagee, his heirs or assigns, hereunder, and the said mortgager hereby waives the benefit of all homestead exemption as to the debt hereby secured and any expenditure for improvements, taxes, liens, charges or insurance premiums paid by the said mortgagee, his heirs or assigns, in pursuance with this mortgage. It is further covenanted and agreed that should the within described premises be sold for the satisfaction or discharge of the debt hereby secured or any portion thereof, and the proceeds of said sale should prove insufficient to
satisfy the same with interest, taxes, fees, costs and charges, the amount remaining unpaid shall not be extinguished by the said mortgagee, his heirs or assigns becoming the purchaser of the premises.  SEVENTH. That if at any time any part of the debt hereby secured or interest thereon, or any of the sums authorized to be expended for improvements, taxes, liens, charges or insurance premiums be past due and unpaid the mortgager does hereby assign the rents and profits of the above described premises to the mortgagee, and agrees that any judge of the curcuit court of this State may, in chambers or otherwise, appoint a receiver, or receivers, with authority to take pos-
session of said premises and collect and sell the said rents and profits, applying the net proceeds thereof, after paying costs of collection and sale, upon said debt, interest, or any sums expended for taxes, liens, charges or insurance premiums, or fees and expenses, without liability to account for anything more than the rents and profits actually collected.  EIGHTH. In the event of the passage, after the date of this mortgage, of any law of the State of South Carolina, deducting from the value of land for the purposes of taxation any lien, thereon, or changing in any way the law for the taxation of mortgages or deeds of trust, or the debts secured by mortgage or
deed of trust for State or local purposes, or the manner of the collection of any such taxes so as to affect this mortgage, the holder or holders of the said promissory notes which are hereby secured, shall have the right to give thirty days written notice to the owner of the premises hereinbefore described, requiring the payment of the debt or obligation hereby secured. If such notice be given, the said debt or obligation shall become due, payable and collectible at the expiration of said thirty days.  NINTH: That the mailing of a written notice or demand by depositing it in any post-office station or letter box, enclosed in a post-paid envelope, addressed to the post-to-off the first post-paid envelope, addressed
to the party of the first part and directed to such party at the last address furnished to the holder of this mortgage, shall be sufficient notice and demand in any case arising under this instrument.  PROVIDED ALWAYS, Nevertheless, and it is the true intent and meaning of the parties to these presents, that if the Mortgagor shall well and truly pay or cause to be paid unto the mortgagee, the debt or sums of money hereby secured with interest, costs and fees, thereon, if any shall be due according to the true intent and meaning as interpreted under the covenants herein contained, then this deed of bargain and sale shall cease, determine and be utterly null and void,
otherwise to remain in full force and virtue.  And it is agreed by and between the parties hereto that the mortgagor shall hold and enjoy the said premises until default of payment or breach of a covenant herein shall be made.  And it is further understood and agreed by and between the parties hereto and herein named as mortgagor and mortgagee, that whenever in this deed the terms mortgagor and mortgagee are used, such terms refer to and include the successors, heirs, executors, administrators and assigns of the mortgagor or
Witness my hand and seal this the Alventauthay of fine the search for the search
and this tig — fine and in the but hundred and lefty must the independence of the United States of America.  Signed, sealed and delivered in the presence of:  [SEAL]
E. M. Blythe, Jr. S
STATE OF SOUTH CAROLINA,  County of Generally appeared before me to be a memory and made oath that he
Personally appeared before me
in the presence of each other, witnessed the execution thereof.
Sworn to before me, this 24th day of June.  A D., 1935  Notary Public, South Carolina.
Notary Public, South Carolina.
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STATE OF SOUTH CAROLINA,  County of Allandla And for South Carolina  A Notary Public in and for South Carolina
County of Helgands, a Notary Public, in and for South Carolina, do hereby certify unto all whom it may concern that he will of the within named of the within named did this day appear before me, and, upon being privately and separately examined by me, did declare that he within named compulsion, dread, or fear of any person or persons, whomsoever, renounce, release, and forever relinquish unto the within named.
County of Allander I, a Notary Public, in and for South Carolina, do hereby certify unto all whom it may concern that Addited to Tossett.  the winder of the within named of the within na
County of Allands, a Notary Public, in and for South Carolina, do hereby certify unto all whom it may concern that Austita of Assett the wife of the within named of Assett this day appear before me, and, upon being privately and separately examined by me, did declare that does freely, voluntarily, and without anv compulsion, dread, or fear of any person or persons, whomsoever, renounce, release, and forever relinquish unto the within named interest and estate, and also all

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