It being hereby specifically represented as a part of the from the lien of all incumbrances, except as hereinabove indicated TO HAVE AND TO HOLD, All and singular the aboleges, advantages and appurtenances thereunto belonging or in	ated.  ove described property, together was	with the buildings and improvements	on said land and the rights, privi-
But in trust, nevertheless, for the equal pro-rata benefit and secured by this mortgage, in accordance with the terms h tent and meaning and stipulations hereof, of said notes and other note, so that each note issued under this mortgage sha shall be equally secured hereby according to the amount of pri And the said mortgagor binds walls. Where,	ereof and for the enforcement of interest coupons respectively, and il have the same right, lien and neipal and interest of each note r	the payment thereof, when payable I without preference as to lien or oth privilege hereunder, so that the prince espectively.	, in accordance with the true in- nerwise of any one note over any acipal and interest of every note
unto the said mortgagee, his heirs, personal representatives a and every person whomsoever lawfully claiming or to claim the Only such notes as shall be certified by Frank. B	nd assigns, forever, from and ag	ainst hunself, his heirs, person	onal representatives and assigns,
mortgage, or be entitled to any benefit or lien hereunder, and evidence that the notes so certified have been duly issued her And it is hereby covenanted and agreed between the	such certificate of Jauk b.	ment of the trust hereby created.	mortgagee, shall be conclusive
to-wit:  FIRST: That the mortgagor agrees to pay the debt of sory notes, or any renewal thereof, or renewal of any part the or be put to, including attorney's tees of ten (10%) per cent. I litigation concerning the said debt or the premises hereinbefor employ all proper agents and attorneys for the recovery of the of said property, should a sale be made, and if no sale be made suit or action hereupon or hereunder.	r sums of money, with interest the ereof, together with all costs and or collecting the said debt or sure described, and the said mortg e within mentioned debt, by fore	nereon, according to the true intent il expenses which the said mortgaged not money, and in addition thereto ragee, his heirs or assigns, shall have closure or otherwise, pay for such se	and meaning of the said promis- c, his heirs or assigns, shall incur easonable attorney's tees for thy e, in his discretion, authority, to rvices out of the proceeds of sale
SECOND: That the mortgagor agrees to pay all taxe after exhibit to the said mortgagee, his heirs or assigns, or the covenant.	e holder of the within secured no	otes, or any of them, satisfactory evi	dence of the performance this
THIRD: The said mortgagor agrees that he premises insured against loss by fire, in some stock Fire Insurthan One Thomas A Fine hum with loss, if any, payable under New York Standard Mortgage	ance Company or Companies acc	eptable to said mortgagee, his heirs of	Dollars
FOURTH: That the said mortgagor agrees that if hereinbefore stipulated, the said mortgagee, his heirs or assign due thereon; and the amount so paid by them shall thereupo until paid, shall become due and payable along with the ne FIFTH: That the said mortgagor,	shall fail to pay the gns, may at their option without in become part of the debt herein at installment of interest.	taxes or to insure the buildings on notice pay the taxes, effect such in secured, and with interest at the	the lands herein described, as is assurance and pay any premiums rate of six per cent, per annum
that will keep all the buildings, fences and of impairment or deterioration in their value in the opinion of the repairs as the said mortgagee, his heirs or assigns, may deer and comply with all the terms and conditions of this covenant	her improvements on said land i e said mortgagee, his heirs or as n necessary and reasonable in d	n as good condition of repair as the signs, the said mortgagor, will imme etault of which the said mortgagee	ey now are, and should there be diately upon demand, make such his heirs or assigns may enter
rate of six per cent. per annum, until paid, shall become due a will not alter, tear down or remove any of said buildings or SIXTH: That if any default be made in the payment of any renewal notes, if renewal notes be executed, or in the more range, his heirs or assigns, the right and privilege to deal	other improvements without the of any of the indebtedness herein ne observance of any of the cov-	express consent in writing of the sain provided for, when the same shall enants herein contained, the said mo	d mortgagee, his heirs or assigns. become due and demandable, or ortgagor hereby gives to the said
mortgagee, his heirs or assigns, the right and privilege to declat his or their option to institute proceedings respectively for denced by the original notes, or any renewals thereof or any hereby waives the benefit of all homestead exemption as to the miums paid by the said mortgagee, his heirs or assigns, in puises be sold for the satisfaction or discharge of the debt he satisfy the same with interest, taxes, fees, costs and charges, the same with interest, taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes, fees, costs and charges, the same with interest taxes.	the collection at law or in equification or sums expended by the sained debt hereby secured and any corresuance with this mortgage. It is streby secured or any portion the	by of such amounts as may then be a d mortgagee, his heirs or assigns, he expenditure for improvements, taxes turther covenanted and agreed that a percof, and the proceeds of said s	inpaid, whether the same be evi- breunder, and the said mortgagor, liens, charges or insurance pre- should the within described prem- ale should prove insufficient to
coming the purchaser of the premises.  SEVENTH. That if at any time any part of the debt taxes, liens, charges or insurance premiums be past due and to mortgagee, and agrees that any judge of the curcuit court of the session of said premises and collect and sell the said rents an interest, or any sums expended for taxes, liens, charges or in	nereby secured or interest thereo inpaid the mortgagor does hereb his State may, in chambers or oth d profits, applying the net proce	n, or any of the sums authorized to y assign the rents and profits of the nerwise, appoint a receiver, or receiveds thereof, after paying costs of co	be expended for improvements, above described premises to the vers, with authority to take pos-
EIGHTH. In the event of the passage, after the date of purposes of taxation any lien, thereon, or changing in any deed of trust for State or local purposes, or the manner of the sory notes which are hereby secured, shall have the right to ment of the debt or obligation hereby secured. If such not	of this mortgage, of any law of the way the law for the taxation of collection of any such taxes so give thirty days written notice to	ne State of South Carolina, deducting mortgages or deeds of trust, or the as to affect this mortgage, the hold the owner of the premises hereinbe	g from the value of land for the the debts secured by mortgage or er or holders of the said promistore described requiring the pay-
said thirty days.  NINTH: That the mailing of a written notice or dem to the party of the first part and directed to such party at the case arising under this instrument.  PROVIDED ALWAYS, Nevertheless, and it is the tru or cause to be paid unto the mortgagee, the debt or sums of	last address furnished to the ho e intent and meaning of the part money hereby secured with inter	lder of this mortgage, shall be suffices to these presents, that if the Morest, costs and fees, thereon, if any s	cient notice and demand in any ortgagor shall well and truly pay hall be due according to the true
intent and meaning as interpreted under the covenants herein otherwise to remain in full force and virtue.  And it is agreed by and between the parties hereto the ant herein shall be made.  And it is further understood and agreed by and between the terms mortgagor and mortgagee are used, such terms ref	at the mortgagor shall hold and een the parties hereto and herei er to and include the successors	enjoy the said premises until default n named as mortgagor and mortga . heirs, executors, administrators a	of payment or breach of a coven- gee, that whenever in this deed
mortgagee, as the case may be.  Witness my hand and seal this the lotter and the land and in the land signed, sealed and delivered in the presence of:	lay of March	in the year of our	Lord one thousand nine hundred
Signed, realed and delivered in the presence of:  Sen longuitor  6. M. Slythe Jr.		and L. M.	Well (SEAL)
STATE OF SOUTH CAROLINA,		·	and the second s
County of Sollawill.  Personally appeared before me	Ben C. Thor	uton	and made oath that Le
saw the within named	in written deed for the uses and	nurnoses therein mentioned and th	at he with
Sworn to before me, this 27 day o	march	in the presence of each other  Lucion Thornto	witnessed the execution thereof.
Sworn to before me, this	t	E. M. Blithe	ary Public, South Carolina.
STATE OF SOUTH, CAROLINA,	RENUNCIA	TION OF DOWER	
County of Breenville I, Den lo Thornton	)yf	, a Notary l	Public, in and for South Carolina,
do hereby certify unto all whom it may concern that the wife of the within named	<i>n</i>	, a Notary 1	
did this day appear before me, and, upon being privately and s compulsion, dread, or foar of any person or persons, whomso	eyer, renounce, release, and forey	er relinguish unto the within named	
Jank D. Mustin, Jr., and	and singular the premises within	heirs or assigns, all	interest and estate, and also all
Given under my hand and soal, this  Ben C. Shoruton  Notary Public in and for South Carol	Cday of Fig. 3. 9	Leona IV. M	Cull (SEAL)
Recorded March 29 th 1	939, at 10:53	Leon IV.	