Notary Public for S	outh Gralina. pires: H 24	83	······································	RENUNCIATIO	N OF DOWER	MOT NECES	SARY)
STATE OF SOUTH COUNTY OF Gr gagor sign, seal and nessed the execution SWOAN to before to	I CAROLINA eenville as its act and d thereof	} Personally a	vithin written i July	PROBATE dersigned witness an anstrument and that (d made oath that so	(s)he saw the within or witness subscribed	l above wit-
SIGNID Stated as	the Sul	M		By: The	RK BAPTIST	eurch,	(SEAL)
ministrators success use of any gender s WITNESS the Mon	ors and assigns, hall be applicab tgagor's hand a	of the parties he to all genders. In the parties of the parties o	ereto. Whenev	benefits and advanta er used, the singular s ay of July	shall include the plu	the respective heirs, ural, the plural the si	executors, ad- igular, and the
mortgage may be it a party of any suit thereof be placed it and a reasonable at of the debt secured (7). That the secured hereby, it of the mortgage, any virtue.	oreclosed. Shou involving this in the hands of tomey's fee, shall hereby, and m. Mortgagor shall is the true meaned of the note so	ld any legal prod Mortgage or the any attorney at all thereupon bec- lay be recovered I hold and enjoy ling of this instru- coured hereby, the	title to the price title to the price due and price due and price due and price de premises ment that if the then this mat then this mere title to the premises then the price due to the premises the p	tituted for the forecto emises described here ion by suit or otherw wavable immediately o here under. above conveyed unti- he Mortgagor shall fu ortgage shall be utter	sure of this mortga; ein, or should the ise, all costs and e ir on demand, at the l there is a default ally perform all the ly null and void; of	ge, or should the Mo debt secured hereby xpenses incurred by e option of the Morts under this mortgage t terms, conditions, a therwise to remain in	rigagee become or any part the Mortgagee, gagee, as a part or in the note and convenants a full force and
should legal proce a receiver of the m its, including a rea charges and expens toward the paymen	edings be instituted in the control of the control of the control of the debt severe is a default	uted pursuant to ses, with full au o be fixed by the h proceeding an cured hereby. in any of the to:	this instrumenthority to take e Court in the d the execution	mort gaged premises at, any judge having possession of the more event said premises; of its trust as received or covenants of this to the Mortgagee sha	jurisdiction may, tgaged premises ar are occupied by the er, shall apply the re mortgage, or of the	at Chambers or oth not collect the rents, is e mortgagor and afte esidue of the rents, is se note secured here!	orwise, appoint issues and professues and profits sues and profits by, then, at the
will continue consi premises, make wh such repairs or the (4) That it w	truction until con atever repairs a completion of till pay, when o	impletion withou are necessary, inc such construction lue, all taxes, or	t interruption, cluding the co n to the mortg iblic assessmen	reafter erected in goo and should it fail to o npletion of any cons age debt. ts, and other governa overnmental and mu	to so, the Mortgage truction work unde nental or municipa	e may, at its option, erway, and charge th I charges, fines or of	enter upon sud he expenses for ther unpositions
debt, or in such as thereof shall be he and that it will pay mortgaged premise the extent of the k	will keep the im the Mortgagee age mounts as may eld by the Mort y all premiums to the sand does here salance owing o	ainst loss by fire be required by t gagee, and have herefor when du by authorize eac n the Mortgage	and any other he Mortgagee, attached there e; and that it o ch insurance co debt, whether	reafter erected on the hazards specified by and in companies act to loss payable clause loes hereby assign to mpany concerned to due or not.	r Mortgagee, in an ceptable to it, and is in favor of, and i the Mortgagee the make payment for	amount not less that that all such policie in form acceptable to proceeds of any pol a loss directly to the	n the mortgage es and renewals the Mortgagee, icy insuring the e Mortgagee, to
provided in writin (2) That it y		• • • • • • • • • • • • • • • • • • • •	ne mortgage de	the and shall be paya	iginal amount shov	on the face hereof the Mortgagee u	o the Mortgagor of. All sums so nless otherwise

The Mortgagor further covenants and agrees as follows: