TO HAVE AND T	O HOLD all and singul	, hereditaments and appurtena ar the said premises unto the	said The Life Insurance	ce Company of Virginia	, its successors and assi	igns forever. And
dohere	by bind	Mysel		and My	he	irs, executors and
iministrators, to warrant a	and forever defend all a	nd singular the said premises utors, administrators and assig	unto the said Company,	its successors and/assig	ns, from and against	YUU
PROVIDED AIN	AVS NEVERTHELES	utors, administrators and assigns, and it is the true intent a	ns, and all other person and meaning of the pa	rties to these Presents	, that if	the said
	<u> </u>	W. J. Balson		••••••		do, and shall,
ell and truly pay, or cause	to be paid, unto the sai	d Company, or its order or A	Agent, the said debt or s	um of money aforesaid	, with the interest there	on
ge, then this Deed of Bu	gain and Sale shall cear	shall perform the Covenants se, determine and be utterly n	herein contained, accor ull and void; otherwise	ding to the true intent e it shall remain in full	and meaning of said No force and virtue.	otes and this mort-
1. AND IT IS	OVENANTED, by and 1	petween the said parties, that	the said	<i>L</i>		
1						41 * 41 - 1
d buildings on said land	l in such Insurance Cor	npany or Companies as may	be approved by the s	ieirs, executors, or adm aid The Life Insuranc	inistrators, shall and wi e Company of Virginia	or its Agent, ir
		or damage by fire, and will a				
mars, and win keep the	wante moured from 1000	burse itself for the premium	shall at any time negl	ect or fail so to do, t	hen the said Company	or its Agent ma
2. AND IT IS U	RTHER OVENANTE	y this Mortgage. D, That the said	21.2	Balson		
	Ib.	and in case	shall pay,	as the same may become	ne due, all taxes by w	natsoever autnorit
all at any time neglect o	r fail so to do, then the	, and in casee said The Life Insurance Co	ompany of Virginia or	its Agent may pay such	taxes and reimburse i	tself for the same
a. AND ITS FU	JRTHER COVENANT	n per annum; and that the s ED, That the said	W. J. 1	Vatson, he	é	•
X					·	
11 \	, –	r any injury, to such an exten	agents and	tenants shall keen the	atoresaid premises in	as good order an
A AND IN IC D	TIDTUED COVENANT	ED That in case of any litie	ration between the part	ies to this Mortgage, th	e said	
corporate character	the said Company nor	equire any proof of such cor ED, That in case of default in	porate character or suc	W. J. 18ats h agency.	ow	shall not der
					said Notes, or failure lays, the said Company	to pay any of the
		on up to said time, and therear TED, That in case the said				
the mate on motos that	the gold Company in ac	ldition to the said debt, or so	much thereof as is un	naid, shall also recover	of the said	
services in said action	not to exceed ten per co	W. J. Batson nt. of the amount unpaid and	decreed to be pavable	such fee to be incorp	e to the Attorney of the orated in the judgment	e said Company fo in said action ar
		ED, That the said				
\mathcal{N}	1		will assion	and doth hereby assign	n, set over and transfer	r to the said Con
and in adtion to foreclos	e thik Mortgage after de	sues and profits of the said me fault in the conditions thereo	nortgaged premises, acc f, as further security	ruing and falling due	trom and atter the ser	vice of a summor
		pointed to take charge thereo D, That if the said				
18 6.1	. 1	hairs	avacutore administrato	re or assigns shall ma	ke such payments as he	erein specified, the
\mathcal{L}_{i}		$\mathcal{N}_{N}_{\mathcal{N}_{N}}}}}}}}}}$	190 toon 1	ile		
eirs, executors, administra	ators or assigns, shall i	an to keep any of the cover	iants nerein contained,	or to pay any or said	moneys as they becoments; or if default be	made in the sai
surance agreement as pr	ovided herein; or if the	buildings and improvements secured hereby, or the intended in that the undertaking by the	rest in said premises of	repair; or in case any	ccessors or assigns: or	upon the renderin
any court of competent	diffishing on its succession	ore or assigns the whole indel	htedness and all sums	secured by the Mortgag	ze to-wit. The principa	l and interest the
nd, shall at once become	due and payable withough of said	to or on account of the Mor ut notice and the money due noneys, interest, costs and att	on said Notes and for	r advances as aforesaid	shall then become due	and this Mortga
· / 1 \	1			W. J. Prate	ov	••••••
				old alla clijoj tile bala	promises unit dermare o	f payments as pr
WITNESS WA	Hand and Se	al this, the 21	day of	ovember,		in t
ar of our Lord nineteen	bundred and	al this, the 2.1. al this, the 2.1. ited States of America.	and in the one hund	lred and4	6th	***************************************
Carled and	Dolivered in the Presen	ce of				
John .	Duest.	L L		W. J. B	atson	(SEA1
	his Davis	7				
1	Tauce To	13 J				(5242
STATE OF SOUTH	·	PROBATE				
	ll. County.	1° 7	J 1			
Personally appeared	ed before me	J. John	1. P. Prata			and made oa
1 1	nbefore namedact		g Deed: and that	.he with		
gii, peai, anu as	$\int f$	a Davie			in t	the presence of ea
he witnessed the execu	tion thereof.	Y alu				
Sworn to before	me, this	2 2 PAN)		,	
y of	venver,	A. D. 192	<i>1</i> }	John J	ulst	***************************************
N John	ry a. Pra	Notary Public for S. C.	AL)	<i>v</i> /		
1	<u>(</u>	NOTATY PUBLIC FOR S. C.				
STATE OF SOUTH	CAROLINA,	DENIMOLATION OF DO	WFR			
& Israe wie	County.	RENUNCIATION OF DO				
r. I. Henr	y U. 190	sson notar	y Jublic	wife of the bestimber.	do hereby certify un	nto all whom it m
oncern Mat	yearen Ut. P.	Batson		did this day appear befo	ore me, and, upon being	privately and set
alance and forever reling	uish unto the within nai	freely, voluntarily, and witho	out any compulsion, dr pany of Virginia, its su	ead or fear of any	person or persons who	omsoever, renoun
	to all and cincillar	the Premises within menfiche	a and rejeased.			
GIVEN under my	Hand and Seal, this	28th day of				
D 192-1				Lamanal 1	Y. Batson	/ "т
	(1 Q1 1	/		W. J. W.		(L.)
Jenry	u. Pale	Notary Public for S. C.	(AL)			
V V					_	
		E	Recorded	December	3 rd	192
		· ·			-	

\$