Together with all and singular To Have and to Hold all and		the mortgagee, its successors and ass	0.6.0, 10.0.0.	
		and	1	heirs, executors and
ninistrators, to warrant and forever de	fend all and singular the said pr	emises unto the said mortgagee, its su	accessors and assigns, from and	against
ne or any part thereof.	executors, administrators and a	ssigns, and against every person or	persons whomsoever lawfully	claiming or to claim the
B. M. L. L. Mark Mark Market	rtgagor or the heirs, execut	ors or administrators of the mortgag	gor shall pay unto the said	l mortgagee, its successors
assigns, the said sum of money mentic	ned in the condition of the said	bond or obligation, and the interest to	me be fully paid, each and	every premium upon the
ment of which said policy of life in tail in full force and virtue.	surance is conditioned, then the	se presents and the estate hereby gr	ranted shall cease, determine a	and be void, otherwise to
And the mortgagor for		, heirs, executors, administrator	es and assigns, covenants with	the mortgagee as follows,
vit:	will pay the indebtedness as he	reinbefore provided, and, until the sai	me be fully paid, all said premi	ums of life insurance, and,
default be made in the payment of an ver to sell the premises herein describ	ly part thereof, or in the perior	mance of any of the covenants and	conditions herein contained,	the mortgagee shall have
		s and buildings upon the said premis	ses and to keep the same insur-	ed against loss or damage
ire for not less than				
in a same of companies esti-	factory to the mortgagee and to	o assign and deliver the said policy	v or policies of insurance, pro	emiums paid, to the said
rtgagee, said assignment to be in suc	n form as it may require, all re	newal policies to be delivered to the	shall at any time fail to ef	fect such insurance or to
ver such policies as aforesaid then	the said mortgagee may cause	the same to be insured and reimb same as though default in the payn	burse itself for the premiums	and expenses under this
Third: And it is hereby expres ion of the said mortgagee, after deta	sly agreed that the whole princip	al sum, or so much thereof as may	y remain unpaid, shall become or after default in the payment	due and payable at the
water rate for sixty (60) days, or in	case of the actual or threatene	d demolition or removal of any build	ling erected upon said premises,	anything herein contained
the contrary notwithstanding. Fourth: And the said mortgage	ragen	ts and tenants shall keep the aforesa	aid premises in as good order a	and condition as they now
and not commit any waste or any ir	jury to such an extent as to imp	pair the value of the same as a se	ecurity for this loan, and upo	on failure to do so, this
Difth. And the mortgages shall	also be at liberty immediately	after delault herein, upon proceeding	gs being commenced for the for	reclosure of this mortgage,
apply for the appointment of a received as a matter of right.	er of the rents and profits of the without consideration of the value.	e said premises without notice, and lue of the mortgaged premises as sec	the mortgagee shall be entiti-	ed to the appointment of
any person or persons liable for the p	payments of such amounts.	agree that in default of the naymen	nt of any taxes, charges and a	assessments which may be
osed by law upon the said mortgage	I premises, or any part thereof,	it shall and may be lawful for the	said mortgagee, without notice	e mortgagor covenants
roman to manay to the mortgage	with interest thereon without	notice or demand, and the same shi if not then due, shall thereupon, if	all be a lien on the said premi	ses, and be secured by the
thing herein contained to the contra	ry notwithstanding.			
f t t'iii lien Alemanas as	abonesine in one more the letter	ortgage of any law of the State of for the taxation of mortgages or de	ents secured by mortgage for s	State of local bulboses, of
manner of collection of any such to	xes, so as to affect this mortgag	ge, the holder of this mortgage, and becoment of the mortgage debt, and it		
debt shaii become due, payable an	i collectible at the expiration of	the said thirty (30) days. ge shall become due and payable at		
ey away said mortgaged premises, exc	ept with the written consent of the	mortgagee.		
Minth: It is further agreed tha	the mortgagee may resort for the			
such manner as it may think fit.	, the more garger may receive the	ne payment of the said principal mone	eys, premiums and interest to its	s several securities therefor
such manner as it may think fit.	d that the said martenger	shall have the privilege of prepaying	the amount hereby secured in	installments equal to the
renth: It is furthermore agree on the installments, or multiples there	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da	the amount hereby secured in the hereof, and after one (1) if the three (3) years from the o	n installments equal to the month's written notice, and late hereof, of any sum in
such manner as it may think fit. Tenth: It is furthermore agree on the instalments, or multiples there the event of the payment to the saicess of the instalment then due and pen remaining unpaid; and upon full pages.	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, as it is the said mortgage on account	the amount hereby secured in ate hereof, and after one (1) in fter three (3) years from the of the net balance of principal	installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money
such manner as it may think fit. Tenth: It is furthermore agree on the instalments, or multiples there the event of the payment to the saicess of the instalment then due and pen remaining unpaid; and upon full payoid.	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a fied by the said mortgagee on accoun with interest, including premiums di	the amount hereby secured in ate hereof, and after one (1) in fter three (3) years from the control of the net balance of principal ue and unpaid, these presents	n installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and
such manner as it may think fit. Tenth: It is furthermore agree on the instalments, or multiples there the event of the payment to the saicess of the instalment then due and pen remaining unpaid; and upon full payoid. Eleventh: It is expressly under	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a fied by the said mortgagee on accoun with interest, including premiums do of suit or collection by an attorney,	the amount hereby secured in ate hereof, and after one (1) in fter three (3) years from the control of the net balance of principal ue and unpaid, these presents	n installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and
Tenth: It is furthermore agree the event of the payment to the saicess of the instalment then due and in remaining unpaid; and upon full pavoid. Eleventh: It is expressly under the amount the saices of the instalment then due and in remaining unpaid; and upon full pavoid. Eleventh: It is expressly under the saices of the amount the saices of the sai	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, as ited by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees.	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	n installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and to pay
renth: It is furthermore agree the event of the payment to the saices of the instalment then due and per remaining unpaid; and upon full payoid. Eleventh: It is expressly under the mount the death of the insured, and the mount is furthermore agree on the death of the insured, and the mount is and to such person or persons	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and apayment thereof the amount due from the payment due from the	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree agree ad this mortgage shall become in from it under the terms of said	n installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sailess of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the amount Twelfth: It is furthermore agree on the death of the insured, and the ance if any to such person or persons. And it is agreed by and between payment or a breach of a covenant	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itied by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, recy's fees. Issurance be still in force, said loan and apayment thereof the amount due from the payment thereof the amount due from the payment thereof the said mortgagor.	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree agree and this mortgage shall become in from it under the terms of said the said mortgage shall become in the said mortgage shall be said mortgage shall	n installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalment then due and in remaining unpaid; and upon full payorid. Eleventh: It is expressly under the death of the amount Twelfth: It is furthermore agree on the death of the insured, and the ance if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the collection of the said mortgager. Let mortgage that the said mortgagor. Let mortgage that the said mortgagor.	the amount hereby secured in the hereof, and after one (1) of the three (3) years from the control of the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the amount Twelfth: It is furthermore agree the death of the insured, and the unce if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itied by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment day of a mortgagee that the said mortgagor. Issurance in the one hundred and for the said in	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sailess of the instalment then due and payorid. Eleventh: It is expressly under the event of the payment to the sailess of the instalment then due and payorid. Eleventh: It is expressly under the event of the amount the event of the amount the event of the insured, and the event of the insured, and the event of the insured, and the event of the event of a covenant the event of a covenant the event of the undered and event of the United States of A event of the United State	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itied by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment day of a mortgagee that the said mortgagor. Issurance in the one hundred and for the said in	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
uch manner as it may think fit. Tenth: It is furthermore agree the event of the payment to the sailes of the instalment then due and payment in the first and upon full payorid. Eleventh: It is expressly under the death of the amount Twelfth: It is furthermore agnethed death of the insured, and the name if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and apayment thereof the amount due from the collection of the said mortgagor	the amount hereby secured in the hereof, and after one (1) in the three (3) years from the control of the net balance of principal unit of the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saiess of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the amount Twelfth: It is furthermore agree the death of the insured, and the unce if any to such person or persons And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itied by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment thereof the amount due from the mortgage of the said mortgagor. In the one hundred and form and in the one hundred and the one hundred a	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in late hereof, of any sum in to pay
Tenth: It is furthermore agree the event of the payment to the sailess of the instalment then due and paymoid. Eleventh: It is expressly under the death: It is expressly under the death of the amount the death of the insured, and the unce if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and apayment thereof the amount due from the collection of the said mortgagor	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the cut of the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum ir all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sailess of the instalment then due and payment. Eleventh: It is expressly under the event of the payment to the sailess of the instalment then due and payment. Eleventh: It is expressly under the death: It is expressly under the death of the insured, and the mance if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itied by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment thereof the amount due from the mortgage of the said mortgagor. In the one hundred and form and in the one hundred and the one hundred a	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the cut of the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum ir all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the sailes of the instalment then due and payorid. Eleventh: It is expressly under the death: It is expressly under the death of the insured, and the nate if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itself by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment day of the mortgagee that the said mortgagor. In the one hundred and for the said in the one hundred and for the said mortgagor.	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	n installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tate Of South Carolina Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the saiss of the instalment then due and payment in the first of the instalment then due and payment. Eleventh: It is expressly under the death of the insured, and the name if any to such person or persons. And it is agreed by and between payment or a breach of a covenant. WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and apayment thereof the amount due from the mortgage of the payment day of	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the cut of the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalment then due and payroid. Eleventh: It is expressly under the event of the payment to the saies of the instalment then due and payroid. Eleventh: It is expressly under the death of the insured, and the ence if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itself by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, recey's fees. Issurance be still in force, said loan and expayment thereof the amount due from the collection by an attorney of the amount due from the mortgage of the mortgage. In the said mortgage of prepaying years account with interest, including premiums do not be payment thereof the amount due from the mortgage of the mor	the amount hereby secured in ate hereof, and after one (1) in fiter three (3) years from the control of the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sailess of the instalment then due and payword. Eleventh: It is expressly under two per cent of the amount Twelfth: It is furthermore agree on the death of the insured, and the ance if any to such person or persons And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the mortgage of that the said mortgagor. Issurance in the one hundred and form the one hundred and f	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the control the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sai ess of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the insured, and the amount Twelfth: It is furthermore agree the death of the insured, and the ance if any to such person or persons And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itself by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, recey's fees. Issurance be still in force, said loan and expayment thereof the amount due from the collection by an attorney of the amount due from the mortgage of the mortgage. In the said mortgage of prepaying years account with interest, including premiums do not be payment thereof the amount due from the mortgage of the mor	the amount hereby secured in ate hereof, and after one (1) in the three (3) years from the control the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in al of said borrowed money shall cease, determine and to pay
uch manner as it may think fit. Tenth: It is furthermore agree the event of the payment to the sailes of the instalment then due and payorid. Eleventh: It is expressly underwiced. Eleventh: It is expressly undermined the death of the insured, and the name of the death of the insured, and the name of the insured of a covenant with the death of the insured of a covenant with the same of the united States of A signed, Sealed and Delivered in makes oath thathe was present a ten deed, and thathe with messed the execution thereof.	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at itself by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and the payment thereof the amount due from the mortgage that the said mortgagor. Issurance in the one hundred and form the one hundred and f	the amount hereby secured in ate hereof, and after one (1) in the thereof (3) years from the control the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sains of the instalment, or multiples there he event of the payment to the sains of the instalment then due and payment. Eleventh: It is expressly under the death of the insured, and the name of the death of the insured, and the name of the insured, and the name of the insured of the name of the insured of the insur	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at its day the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, recey's fees. Issurance be still in force, said loan and expayment thereof the amount due from the mortgage of the mortgager. Issurance in the said mortgagor. Issurance in the said mortg	the amount hereby secured in ate hereof, and after one (1) in the there (3) years from the control the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the saiss of the instalment then due and premaining unpaid; and upon full paoid. Eleventh: It is expressly under the death of the insured, and the death of the insured, and the face if any to such person or persons. And it is agreed by and between ayment or a breach of a covenant. WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at its day the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the mortgage that the said mortgagor. Issurance in the one hundred and form the one hundred and form and in the one hundred and form and in the one hundred and form the one hundred and form and in the one hundred and form the	the amount hereby secured in ate hereof, and after one (1) in the thereof (3) years from the control the net balance of principal ue and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay. In to pay. In mediately due and payable of policy and pay over the said premises until default in the year of ou year of the (SEAL, (SEAL, SEAL, SEAL
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the saiss of the instalment then due and premaining unpaid; and upon full paoid. Eleventh: It is expressly under the death of the insured, and the death of the insured, and the face if any to such person or persons. And it is agreed by and between ayment or a breach of a covenant. WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, at its died by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgagee that the said mortgagor. Issurand in the one hundred and form and in the one hundred and in the one hundred and form and in the one hundred and in the one hundred and in th	the amount hereby secured in ate hereof, and after one (1) in the there (3) years from the control the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay. In to pay. In mediately due and payable of policy and pay over the said premises until default in the year of ou year of the (SEAL, (SEAL, SEAL, SEAL
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the saiss of the instalment then due and premaining unpaid; and upon full paroid. Eleventh: It is expressly under the death of the insured, and the insured, and the insured, and the insured of a covenant with a premain or a breach of a covenant with the same that is agreed by and between the payment or a breach of a covenant with the same that is agreed by and between the payment or a breach of a covenant with the same that is agreed by and between the payment or a breach of a covenant with the same that is agreed by and between the payment or a breach of a covenant with the same that the same that is agreed by and between the payment or a breach of a covenant with the same that with the was present a same that the was present a same that the was present a same that we want to the same that	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgage that the said mortgagor. Issurance in the one hundred and form the one hundred and form and in the one hundred and form and in the one hundred and form the one hundred and form and in the one hundred and form the	the amount hereby secured in ate hereof, and after one (1) in the there (3) years from the control the net balance of principal use and unpaid, these presents the said mortgagor agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the sais of the instalment then due and payment in the due and payment. It is expressly under the death of the insured, and the name of the death of the insured, and the name of the death of the insured, and the name of the death of the insured, and the name of the death of a covenant witness	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgage that the said mortgagor. Issurance in the one hundred and form the one hundred and form and in the one hundred and form and in the one hundred and form the one hundred and form and in the one hundred and form the	the amount hereby secured in the hereof, and after one (1) in the three (3) years from the one of the net balance of principal use and unpaid, these presents the said mortgager agree	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the saises of the instalment then due and payment. It is expressly undersoid. Eleventh: It is expressly undersoid. Eleventh: It is furthermore agree the death of the insured, and the name of the death of the insured, and the name of the death of the insured, and the name of the death of a covenant witness	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and payment thereof the amount due from the mortgagee that the said mortgagor. Issurance in the one hundred and form the one hundred and form and in the one hundred and form the one hundred and	the amount hereby secured in ate hereof, and after one (1) if the three (3) years from the of the net balance of principal ue and unpaid, these presents the said mortgager agree	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree thly instalments, or multiples there he event of the payment to the sais of the instalment then due and payment in the due and payment. The sais of the instalment then due and payment. Eleventh: It is expressly under the death of the insured, and the name of the death of the insured, and the name of the death of the insured, and the name of the death of a covenant. WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgage that the said mortgagor. Issurand in the one hundred and form t	the amount hereby secured in ate hereof, and after one (1) in the thereof (3) years from the control of the net balance of principal use and unpaid, these presents the said mortgage shall become in rom it under the terms of said morty. The said mortgage shall become in the said mortgage shall become in the terms of said morty. The said mortgage shall become in the said mortga	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalments, or multiples there has so of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the insured, and the man the death of the insured, and the man to a breach of a covenant witness	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgage that the said mortgagor. Issurance in the one hundred and form the one hundred and form and in the one hundred and form and in the one hundred and form the said mortgagor. Sign, seal and as	the amount hereby secured in ate hereof, and after one (1) in the thereof (3) years from the control of the net balance of principal use and unpaid, these presents the said mortgage shall become in rom it under the terms of said morty. The said mortgage shall become in the said mortgage shall become in the terms of said morty. The said mortgage shall become in the said mortga	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saices of the instalments, or multiples there he event of the payment to the saices of the instalment then due and payorid. Eleventh: It is expressly under """ """ """ """ """ """ """ """ """ "	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the data, on any instalment-paying day, as it is it is it is it is it is it, on any instalment-paying day, as it is it is it is it is it, on any instalment-paying day, as it is it is it is it, on any instalment-paying day of	the amount hereby secured in ate hereof, and after one (1) if the hereof, and after one (1) if the three (3) years from the of the net balance of principal unit of the net balance of principal unit of the net balance of principal unit of the said mortgagor	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalments, or multiples there he event of the payment to the saies of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death: It is expressly under the death of the insured, and the unce if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, a field by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and a payment thereof the amount due from the mortgagee that the said mortgagor. Issurance in the one hundred and form and of the said mortgagor. Issurance in the said mortga	the amount hereby secured in ate hereof, and after one (1) if the hereof, and after one (1) if the three (3) years from the of the net balance of principal unit of the net balance of principal unit of the net balance of principal unit of the said mortgagor	installments equal to the nonth's written notice, and late hereof, of any sum it al of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the sail the event of the payment to the sail the event of the payment to the sail the remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death: It is expressly under the death of the insured, and the unce if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the da, on any instalment-paying day, as ited by the said mortgagee on account with interest, including premiums do of suit or collection by an attorney, rney's fees. Issurance be still in force, said loan and expayment thereof the amount due from the payment thereof the amount due from the mortgage of the payment and in the one hundred and form and in the one hundred and form and in the one hundred and form the payment day of the p	the amount hereby secured in the hereof, and after one (1) of the three (3) years from the of the net balance of principal use and unpaid, these presents the said mortgagor	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay
Tenth: It is furthermore agree the event of the payment to the saies of the instalments, or multiples there the event of the payment to the saies of the instalment then due and in remaining unpaid; and upon full payoid. Eleventh: It is expressly under the death of the insured, and the unce if any to such person or persons. And it is agreed by and between payment or a breach of a covenant WITNESS	d that the said mortgagor	shall have the privilege of prepaying y after three (3) years from the data, on any instalment-paying day, as it is it is it is it is it is it, on any instalment-paying day, as it is it is it is it is it, on any instalment-paying day, as it is it is it is it, on any instalment-paying day of	the amount hereby secured in the hereof, and after one (1) of the three (3) years from the of the net balance of principal use and unpaid, these presents the said mortgagor	installments equal to the nonth's written notice, and late hereof, of any sum in all of said borrowed money shall cease, determine and to pay

...192.....

Recorded....