TO HAVE AND TO HOLD, all and singular, the said premises unto the	e mortgagee, its successors and assigns, forever.
	and Live heirs, executors,
and administrators, to warrant and forever defend all and singular the said plyem	ises unto the said mortgagee, its successors and assigns, from and against. Limber with the same
or any part thereof. PROVIDED ALWAYS, that if the mortgagor or the heirs, executors	or administrators of the mortgagor, shall pay unto the said mortgagee, its
successors or assigns, the said sum of money mentioned in the condition of the sai mentioned in the said condition, and any and all other sums which may become do life insurance in full force and effect, then these presents and the estate here	d bond or obligation, and the interest thereon, at the time and in the manner the and payable hereunder, and until the same be fully paid, shall keep said policy by granted shall cease, determine and be void, otherwise to remain in full force
p p p p p p p p p p p p p p p p p p p	heirs, executors, administrators and assigns, covenants with the mortgagee as
in full force and effect, and, if default be made in the payment of any part then the mortgagee shall have power to sell the premises herein described according to law	e provided, and, until the same be fully paid, will keep said policy of life insurance eof, or in the performance of any of the covenants and conditions herein contained, of the mortgagee the houses and buildings upon the said premises and to keep the
same insured against loss or damage by fire (and by tornado, if required) for	not less than Deven thrusand five hundred
and deliver the said policy or policies of insurance, premiums paid, to the said to be delivered to the mortgagee at its principal office in the City of New York at event the mortgagor shall at any time fail to effect such insurance or to delive and reimburse itself for the premiums and expenses under this mortgage, with	DOLLARS, in a company or companies satisfactory to the mortgagee, and to assign mortgagee, said assignment to be in such form as it may require, all renewal policies t least three (3) days before the expiration of the old policies, and that in the er such policies, as aforesaid, then the said mortgagee may cause the same to be insured interest; and may proceed, at its option, to foreclose the same as though default insurance shall be applied either on the indebtedness hereby secured or in rebuilding
option of the said mortgagee, after default in the payment of any of said instalmed or water rate for sixty (60) days, or in case of the actual or threatened demolition to the contrary notwithstanding.	am, or so much thereof as may remain unpaid, shall become due and payable at the ents for thirty (30) days, or after default in the payment of any tax or assessment or removal of any building erected upon said premises, anything herein contained
now are and free of all liens and encumbrances for repairs or improvements or of	and tenants shall keep the aforesaid premises in as good order and condition as they therwise that might take precedence over this mortgage, and not commit any waste this loan, and upon failure to do so, this mortgage to become foreclosable at the
to apply for the appointment of a receiver of the rents and profits of the said pro- such a receiver as a matter of right, without consideration of the value of the mor- any person or persons liable for the payments of such amounts.	ault herein, upon proceedings being commenced for the foreclosure of this mortgage, emises without notice, and the mortgagee shall be entitled to the appointment of tagged premises as security for the amounts due the mortgagee, or the solvency of
imposed by law upon the said mortgaged premises, or any part thereof, or of any receipts showing such payments, it shall and may be lawful for the said mortgagee such tax, charge or assessment or liens, with any expenses attending the same, mortgagee, with interest thereon, without notice or demand, and the same shall be and the whole amount hereby secured, if not then due, shall thereupon, if the mocontrary notwithstanding.	nat in default of the payment of any taxes, charges and assessments which may be other prior liens or encumbrances and to deliver to the mortgagee on demand, without notice to or demand from the mortgagor to pay the amount of any and any amount so paid, the mortgagor covenants and agrees to repay to the earlien on the said premises, and be secured by the said bond and by these presents; portgagee so elect, become due and payable forthwith, anything herein contained to the
the purpose of taxation any lien thereon, or changing in any way the laws for the or the manner of collection of any such taxes, so as to affect this mortgage, the	e of any law of the State of South Carolina deducting from the value of land for the taxation of mortgages or debts secured by mortgage for State or local purposes, the holder of this mortgage, and of the debt which it secures, shall have the right payment of the mortgage debt, and it is hereby agreed that if such notice shall be of the said thirty (30) days.
EIGHTH: It is expressly understood and agreed that this mortgage shall convey away said mortgaged premises, except with the written consent of manner whatsoever.	all become due and payable at the option of the mortgagee, if the mortgagor f the mortgagee, or if title thereto shall become vested in any other owner in any
NINTH: It is further agreed that the mortgagee may resort for the patherefor in such manner as it may think fit.	syment of the said principal moneys, premiums and interest to its several securities
secured on the first day of any month after one month's notice, in amounts in adprincipal out of one or more successive instalments falling due immediately folk then due and payable shall be applied by the said mortgagee on account of the nethereunder shall be reduced accordingly, but no payment on account of principal sl	the privilege after three years from the date hereof of prepaying the amount hereby dition to the instalment then due, equal to the amounts applicable on account of owing the date of such payment. All such prepayments in excess of the instalment to balance of principal then remaining due, and the number of installments payable hall reduce the amount of the regular monthly instalment or relieve the borrower of following such payment on account of principal until the entire indebtedness is
	t or collection by an attorney, the said mortgagor agree to pay. Len
(%) per cent. of the amount of the principal, then due, as attorney's fees TWELFTH: It is furthermore agreed that if said policy of life insurance payable upon the death of the insured, and the mortgagee shall apply toward the over the balance, if any, to such person or persons as may be legally entitled thereto	e be still in force, said loan and this mortgage shall become immediately due and payment thereof the amount due from it under the terms of said policy and pay
AND it is agreed by and between the said mortgagor and the mortgagor payment or a breach of a covenant herein shall be made.	agee that the said mortgagor shall hold and enjoy the said premises until default
of our Lord one thousand nine hundred and twenty and	and in the one hundred and forty – LLACK very
of the Independence of the United States of America.	and in the one hundred and forty fifth year William Arthur Merritt (SEAL)
George Worbett	(SEAL)
Jashes M. Perry	(SEAL)
STATE OF SOUTH CAROLINA,	PROBATE.
County of Greenville. Personally appeared before me	_
Personally appeared before me. Very Warrett	14th, A Consent
Personally appeared before me. Severally appeared before me. Severally appeared before me. Severally and makes oath that the was present and saw. William Casign, seal and as Alas act and deed execute and deliver the within was	written deed, and that he with Vannes 1711, Possil
sign, sear and as	witnessed the execution thereof. A D. 192
Notary Public for South Carolina.	Leorge Corfett
STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER.
County of Greenville. I. Sames Vil Perry	a Notary Public in and for South Carolina,
do hereby certify unto all whom it may concern that Mrs. Blace La	me meritt
or fear of any person or persons whomsoever, renounce, release, and forever relin OF THE UNITED STATES, its successors and assigns, all her interest and est within mentioned and released.	by me, did declare that she does freely, voluntarily, and without compulsion, dread equish unto the within written THE EQUITABLE LIFE ASSURANCE SOCIETY tate, and also all her right and claim of dower of, in or to all and singular the premises
GIVEN under my hand and seal, this.	LYM MA . /
	day of March A. D. 1921
Motary Rublic for South Carolina.	day of Murch A. D. 1921. Bessie Lane Merritt

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.