TO HAVE AND TO HOI	LD, all and singular, the s	aid premises unto the	nortgagee, its successor	and assigns, forever.	wise incident or appertainingheirs, executors,
nd administrators, to warrant and					
r persons whomsoever lawfully	claiming or to claim the sar	me or any part thereof.	heirs, execut	ors, administrators and assig	ns, and against every person
ccessors or assigns, the said sum entioned in the said condition, an life insurance in full force and	of money mentioned in the nd any and all other sums il effect, then these presents	e condition of the said which may become due and the estate hereby	bond or obligation, and and payable hercunder, granted shall cease, de	the interest thereon, at t and until the same be fully termine and be void, othry	paid, shall keep said policy vise to remain in full force
AND the mortgagor fo lows, to-wit:	rherself,	her	heirs, executors, adn	inistrators and assigns, cove	nants with the mortgagee as
FIRST: That the mortgago full force and effect, and, if de mortgagee shall have power to s	efault be made in the paym sell the premises herein descr	ent of any part thereof ibed according to law.	, or in the performance	of any of the covenants and	d conditions herein contained,
SECOND: And the mortga ne insured against loss or dama	gor agree to ins	sure for the benefit of t	he mortgagee the house	s and buildings upon the sa	id premises and to keep the
d deliver the said policy or pol be delivered to the mortgagee a ent the mortgagor shall at d reimburse itself for the prem the payment had been made. In	licies of insurance, premium it its principal office in the ( any time fail to effect such iums and expenses under the n case of loss the amoun	ns paid, to the said mo City of New York at le insurance or to deliver s is mortgage, with inter	OLLARS, in a company rtgagee, said assignment ast three (3) days befouch policies, as aforesaid est: and may proceed.	or companies satisfactory to to be in such form as it ma re the expiration of the then the said mortgagee may at its option, to foreclose	the mortgagee, and to assign y require, all renewal policies old policies, and that in the cause the same to be insured the same as though default
restoring the damaged buildings  THIRD: And it is herel tion of the said mortgagee, after water rate for sixty (60) days, the contrary notwithstanding.	by expressly agreed that the default in the payment of	any of said installment	s for thirty (30) days.	or after default in the navm	come due and payable at the ent of any tax or assessment s, anything herein contained
-	encumbrances for repairs o	r improvements or other	wise that might take or	ecedence over this mortgage	l order and condition at they , and not commit any waste become foreclosable at the
FIFTH: And the mortgage apply for the appointment of a lich a receiver as a matter of righty person or persons liable for the	receiver of the rents and p it, without consideration of t	ronts of the said premi the value of the mortga	ses without notice, and	the mortgagee shall be en	titled to the appointment of
SIXTH: And the mortgag aposed by law upon the said more ceipts showing such payments, it ch tax, charge or assessment or ortgagee, with interest thereon, with the whole amount hereby secuntrary notwithstanding.	rtgaged premises, or any pa shall and may be lawful fo or liens, with any expenses vithout notice or demand, ar	rt thereof, or of any of or the said mortgagee, w attending the same, and od the same shall be a l	her prior liens or encu ithout notice to or dem any amount so paid, the ien on the said premises	mbrances and to deliver to and from the mortgagor e mortgagor covenants and he secured by the said	to pay the amount of any and agrees to repay to the
•	nereon, or changing in any many such taxes, so as to effe motice to the owner of said	way the laws for the foct this mortgage, the hold is land requiring the parties.	axation of mortgages o older of this mortgage, ment of the mortgage	debts secured by mortgage and of the debt which it lebt, and it is hereby agreed	secures shall have the right
	understodd and agreed tha	t this mortgage shall! h	ecome due and navable	at the option of the mortg	agee, if the mortgagor in any other owner in any
NINTH: It is further agreerefor in such manner as it may	ed that the mortgagee may think fit.	resort for the payment	of the said principal	moneys, premiums and inte	rest to its several securities
TENTH It is furthermore cured on the first day of any moincipal out of one or more successen due and payable shall be applicated according to the same of the obligation to pay the same lly paid.	onth after one month's notices in the said mortgage of the said mortgage of the said mortgage of the said mortgage.	ee, in amounts in addition the immediately following the net baccount of the net baccount of principal shall	on to the installment thing the date of such pay lance of principal then reduce the amount of	en due, equal to the amoul ment. All such prepayments remaining due, and the nu the regular monthly installn	in excess of the installment mber of installments payable
ELEVENTH: It is expres	sly understood and agreed	that in case of suit or	collection by an attorney	, the said mortgagor agr	ee & to pay Jen
TWELFTH: It is furthern yable upon the death of the inster the balance, if any, to such pe	nore agreed that if said poured, and the mortgagee sha	licy of life insurance be	e still in force, said loa ment thereof the amou	n and this mortgage shall int due from it under the t	become immediately due and erms of said policy and pay
					he said premises until default
our Lord one thousand nine huthe Independence of the United	indred and Julen 1 States of America.	ty-nine	and in the one hundr	ed and forty-Tifty	fourth year
witness	in the Presence of uson acks	······································	Doan	1. Mowca	(SEAL.) (SEAL.) (SEAL.)
ATE OF SOUTH CAROLI					PROBATE.
Personally appeared before me	$\mathcal{A}$	anderson	D. D.		
d makes oath thathe was n, seal, and as		nd deljver the within wr	itten deed; and that	he, with	
SWORN TO AND SUBSC	RIBED before me, this	29Th	day of	July	A. D. 192. <i>9</i>
` \			$\alpha$	Inderson	,
Ka Lema	otary Public for South Caro	(SEAL.) lina.			
ATE OF SOUTH CAROLI	NA, Mortg	agor No	man	REN	UNCIATION OF DOWER.
County of Greenville.					•
hereby certify unto all whom it to of the within namedthis day appear before me, an fear of any person or persons THE UNITED STATES, its hin mentioned and released.	d upon being privately and whomsoever, renounce, rele	separately examined by	me, did declare that sl	ne does freely, voluntarily, as	nd without compulsion, dread
GIVEN under my hand and	seal, this	day	/ of	······································	A. D. 192
N	otary Public for South Caro	(SEAL.) lina.		······	