TOGETHER with all and singular the rights, members, hereditaments TO HAVE AND TO HOLD, all and singular, the said premises un	to the montaness its s	unancore and accim	ns forever	
AND the said mortgagor do low hereby bind	remises unto the said	mortgagee, its succes	sors and assigns, fro	m and against
persons whomsoever lawfully daiming of to claim the same or any part the				
persons whomsoever lawfully faiming of to claim the same or any part the PROVIDED ALWAYS, that if the mortgagor or the heirs, execution of the heirs, execution	V			
essors or assigns, the said sum of money mentioned in the condition of the tioned in the said condition, and any and all other sums which may becouse insurance in full force and effect, then these presents and the estate	ne said bond or obligat me due and payable he hereby granted shall o	ion, and the intere reunder, and until th cease, determine and	st thereon, at the t le same be fully pai l be void, othrwise	time and in the manner d, shall keep said policy to remain in full force
virtue. AND the mortgagor for himself, h. ws, to-wit:	heirs, execu	tors, administrators	and assigns, covenant	s with the mortgagee as
FIRST: That the mortgagor will pay the indebtedness as hereinb ill force and fect, and, if default be made in the payment of any part mortgagee shall have power to sell the premises herein described according to	thereof, or in the periodaw.	formance of any of	the covenants and cor	nditions herein contained,
SECOND: And the mortgagor agree to insure for the benefit insured against loss or damage by fire (and by tornado, if required)	for not less than	by Thou	ings upon the said p	56,000,00
deliver the said policy or policies of insurance, premiums paid, to the e delivered to the mortgagee at its principal office in the City of New Yot the mortgagor shall at any time fail to effect such insurance or to reimburse itself for the premiums and expenses under this mortgage, wince payment had been made. In case of loss the amount received from estoring the damaged buildings as the mortgagee may elect.	said mortgagee, said as rk at least three (3) of deliver such policies, as th interest; and may	signment to be in su- lays before the exp- aforesaid, then the sa proceed, at its option	ch form as it may rediration of the old id mortgagee may cau on, to foreclose the	quire, all renewal policies policies, and that in the se the same to be insured same as though default
THIRD: And it is hereby expressly agreed that the whole princip on of the said mortgagee, after default in the payment of any of said instructer rate for sixty (60) days, or in case of the actual or threatened demonstratery notwithstanding.	stallments for thirty (30)) days, or after def	ault in the payment o	of any tax or assessment
FOURTH: And the said mortgagor	or otherwise that migh	t take precedence ov	er this mortgage, an	d not commit any waste
FIFTH: And the mortgagee shall also be at liberty, immediately after apply for the appointment of a receiver of the rents and profits of the sain har receiver as a matter of right, without consideration of the value of the person or persons liable for the payments of such amounts.	d premises without not	i c e, and the mortg	agee shall be entitled	l to the appointment of
SIXTH: And the mortgagor do further covenant and agreement by law upon the said mortgaged premises, or any part thereof, or objects showing such payments, it shall and may be lawful for the said mortgage, tax, charge or assessment or liens, with any expenses attending the safetgagee, with interest thereon, without notice or demand, and the same shall the whole amount hereby secured, if not then due, shall thereupon, if the	i any other prior liens gagee, without notice to me, and any amount so Il be a lien on the said	or encumbrances a or demand from the paid, the mortgago premises, and be see	nd to deliver to the te mortgagor to r covenants and tured by the said bon	e mortgagee on demand pay the amount of any dagrees to repay to the dand by these presents:
seventh: In the event of the passage after the date of this more purpose of taxation any lien thereon, or changing in any way the laws the manner of collection of any such taxes, so as to effect this mortgage give thirty (30) days' written notice to the owner of said land requiring	or the taxation of more, the holder of this many the payment of the m	tgages or debts secu lortgage, and of the ortgage debt, and it	red by mortgage for	State or local purposes,
en, the said debt shall become due, payable and collectible at the expirate EIGHTH: It is expressly understodd and agreed that this mortgage Il convey away said mortgaged premises, except with the written consenuer whatsoever.	shall become due and	pavable at the opti	on of the mortgagee, ill become vested in	, if the mortgagor any other owner in any
NINTH: It is further agreed that the mortgagee may resort for the refor in such manner as it may think fit.	payment of the said p	orincipal moneys, pro	emiums and interest	to its several securities
TENTH: It is furthermore agreed that the mortgagor shall hured on the first day of any month after one month's notice, in amounts in neipal out of one or more successive installments falling fue immediately in due and payable shall be applied by the said mortgagee on account of the eunder shall be reduced accordingly, but no payment on account of princip in the obligation to pay the same on the first of each successive calendar in lay paid.	following to the install following the date of e net balance of princi al shall reduce the am	llment then due equi such payment. (All separations) pal then remaining ount of the regular	ial to the amounts a such prepayments in due, and the number monthly installment	applicable on account of excess of the installment of installments payable or relieve the borrower
THE It is expressly understood and agreed that in case of amount of the principal, then due, as attorney's THE IT IT IS furthermore agreed that if said policy of life insurable upon the death of the insured, and the mortgagee shall apply toward	rance be still in force.	said loan and this	mortgage shall become	ne immediately due and
r the balance, if any, to such person or persons as may be legally entitled the AND it is agreed by and between the said mortgagor	ereto.			
payment or a breach of a covenant herein shall be made.	13 +1		TVI and all	aid premises until delaut
WITNESS hand and seal this hundred and with a wife hundred and	and in the on	day ofday of	Listy le	in the year
he Independence of the United States of America.	71	inter P	David	y cal
Signed, Sealed and Delivered in the Presence of			War a	(SEAL.)
WITNESS hand and seal this wire Independence of the United States of America. Signed, Sealed and Delivered in the Presence of the United States of America.				(SEAL.)
County of Greenville. Personally appeared before me	201 M			PROBATE
makes oath that he was present and saw	Davis			
, seal, and as	ithin written deed; and	thathe, with		
SWORN TO AND SUBSCRIBED before me, this /c3	witnessed the exec	cution thereof.	naal	51
SWORN TO AND SUBSCRIBED before me, this	<i>110</i>	day of)	A. D. 194.ゴ/
W. W. Wilkins (SEAL.) Notary Public for South Carolina.		<u> </u>	asov	
ATE OF SOUTH CAROLINA, }			RENUN	CIATION OF DOWER
County of Greenville. I, ;	is f	A. A.	a Notary Public in	and for South Carolina
this day appear before me, and upon being privately and separately exam fear of any person or persons whomsoever, renounce, release, and forever THE UNITED STATES, its successors and assigns, all her interest and	ined by me, did declar relinguish unto the wi	e that she does free thin written THE E	ly, voluntarily, and w QUITABLE LIFE A	rithout compulsion, dread
hin mentioned and released. GIVEN under my hand and seal, this			Davis	-
	mo	llie St.	Davis	
W. W. Welkins (SEAL.) Notary Public for South Carolina.				
Recorded March 13 th	-t- 1	D w	1925/	