	rights, members and hereditaments to the said premises belonging or in anywise incident or app
taining. AND it is mutually covenanted and agreed, by and between	the said parties, that all gas and electric fixtures, radiators, heaters, engines, and machinery, pig
faucets, and all plumbing, heating and lighting fixtures and appara	atus and appurtenances, and such other goods and chattels and personal property as are ever f the one herein described and referred to, which are or shall be attached to the said building manner are and shall be deemed to be fixtures and an accession to the freehold and a part of
realty as between the parties hereto, their heirs, executors, admin deemed to be a portion of the security for the indebtedness herein	istrators, successors and assigns, and all persons claiming by, through, or under them, and shall
•	and every part thereof with the appurtenances, unto the said United States Mortgage and Tr
trators, to warrant and forever defend all and singular the said pre	And the said Mortgagor do hereby bindselheirs, executors and admir emises unto the said United States Mortgage and Trust Company, its successors and assigns, from a
againstselheirs, executors, administrators and and do covenant and agree thatwill execute or p	I assigns and all persons whomsoever lawfully claiming or to claim the same or any part thereforecure any further necessary assurance of the title to said premises.
PROVIDED, always, that if the said mortgagor	heirs, executors and administrators, shall and do well and truly pay, or canny, its successors or assigns, the said debt or sum of money aforesaid, with the interest thereon acco
ing to the tenor and effect of said principal note, and the interest tained on the part of the said mortgagor to be kept and performe wise shall remain in full force and effect.	notes herein referred to, and shall keep and perform all the covenants and agreements herein cod, then these presents and the estate hereby granted shall cease, determine and be void, but oth
Covenants—And the said moragagor, forand Trust Company, its successors or assigns as follows:	heirs, executors and administrators, hereby covenant and agree with said United States Mortgo
To Pay Notes—FIRST. Thathe will pay the princip according to the tenor thereof.	oal note and the nterest notes hereinbefore referred to and described, promptly as they become
levied or assessed upon, or against the said premises, or on this become delinquent.	unpaid in whole or in parthe will pay all taxes, assessments and other charges that may mortgage, or on the debt secured thereby, when due and payable according to law and before the
Repairs—THIRD. Thathe will keep all the improver premises hereby mortgaged.	ments erected on said premises in good order and repair, and will not do or permit waste of
	nain unpaid in whole or in part,he will keep the building now erected, or any which m
in some company or companies acceptable to said mortgagee and fo And it is further expressly understood and agreed between t	ge by fire to the extent of
assigns, fail to pay any part of said principal sum or the interest the	nants—FIRST. Should the said mortgagor, heirs, legal representatives hereon, as the same becomes due according to the tenor and effect of said principal and interest not
the entire debt remaining secured by this mortgage shall at once b	ntained on the part of the mortgagor, to be kept and performed, then, and in any of such even become due and payable if the holder thereof so elects, and all notice of such election is hereby waive. Should the said mortgagor,
	s and other charges payable by, the said mortgage with interest thereon atper centum per annum, shall be added to and beco
part of the debt secured by this mortgage without waiver of any rig	ght arising from breach of any of the covenants, and for such payment with interest as afores
they are bound for the payment of the notes herein described.	heirs, legal representatives and assigns, shall be bound to the same extent the
at the respective times therein specified for the payment thereof, or	he payment of the principal note or the interest notes hereinabove mentioned, or of any part of eith if default be made by the mortgagor in the performance of any of the covenants or agreeme ssigns, shall have the right forthwith after any such default to enter upon and take possession of
said mortgaged premises and to let the said premises and receive t expenses, on account of the amount hereby secured, and the said	the rents, issues and profits thereof and apply the same, after payment of all necessary charges a mortgagordo, as additional security, hereby assign, set over and transfer unto the si
mons in any action of foreclosure to which said mortgagee, its succe	
	date of this mortgage of any law of the State of South Carolina, deducting from the value of la ay the laws now in force for the taxation of mortgages or debts secured by mortgage for State
local purposes, or the manner of the collection of any such taxati with the interest due thereon, shall at the option of the mortgagee,	on, so as to effect this mortgage, the whole of the principal sum secured by this mortgage, toget
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