the standard of the standard o	nd forever defend all and singular the said premises unto the said
The rundentral parts to warrant ar	age Company of america
successors and assigns from and against aurelines and	dow /
irs executors, administrators and assigns and all others whomsoever, lawfully clai	iming or to offim the same or any part thereof.
AND IT IS AGREED, by and between the said parties, that the said Mortgagor the insure the house and buildings now or hereafter erected on said lot and keep ce as may be required by the Mortgagee, in stock companies approved by the Mortgagee, its successors or assigns, and in case he or they assigns, may cause the same to be insured in its own name and reimburse itself for	heirs, executors or administrators, shall and will forthe the same insured from loss or damage by fire, and in such other forms of insurtragage in a sum satisfactory to the Mortgagee and assign the said policy or policies y shall at any time neglect or fail so to do then the said Mortgagee, its successors or the premium and expenses of such insurance under the mortgage.
and shall well and truly pay or cause to be paid unto the said Mortgagee, its succession when the said well and the said week and shall well and the said week and week and said week and said week and said week and said week an	all sums of money provided to be paid by the Mortgagor S. Their
irs, executors, administrators or assigns, under the covenants of this mortgage, then	if this deed of bargain and bare brian court, account, and bare brianch
herwise it shall remain in full force and virtue. AND IT IS AGREED, by and be joy the said premises until default in any payment of principal, or of any interest as y of the principal of said debt, or of any interest thereon, at the time the same be paid by the Mortgagor. S.,	is due; or upon any default in the payment of any and all sums of money provided
heirs, executors, administrators or assigns, shall at any time ter erected on said lot, or shall fail to assign the said policy or policies of insurance of Mortgagee, its successors or assigns, become at once due and payable and this Mortgagee, its successors or assigns, become at once due and payable and this Mortgagee, its successors or assigns, become at once due and payable and this Mortgagee, its successors or assigns, to sell, convey or encumber the same; or if said presists have been begun or shall be begun affecting the same, or if any tax or assessment coessors or assigns, tor or on account of this loan, either by the State or County, or clare the entire indebtedness secured hereby at once due and payable and the Mortgagee.	ne fail or neglect to insure and keep insured the house and buildings now or here to the Mortgagee, its successors or assigns, the whole debt shall, at the option of ortgage may be foreclosed by said Mortgagee, its successors or assigns. Introduced the said premises by title in fee simple, or hamber no mises are not free and clear of all liens and encumbrances whatsoever; or if any to be made or levied upon the debt secured hereby or upon the Mortgagee, or it or any local purpose, the Mortgagee, or its successors, shall have the right to tagagor. So, or the person or persons claiming or holding under the Mortgagor shall
The Mortgagor will pay all taxes or charges and any public rates or assess come due and before they become delinquent, and upon the Mortgagor failure ive the right to pay same, and any sums so paid shall stand secured by this mortgar cent. per annum. And it is further agreed and covenanted by and between the said parties that irs, executors, administrators or assessments	t until the debt hereby secured be paid, the said Mortgagor , on the property hereby mortgaged or this mortgage or note secured hereby when
	der this mortgage. e the debt secured by this Mortgage or any part thereof is collected by suit or action
this Mortgage be foreclosed, or put into the hands of an attorney for collection, secutors, administrators or assigns, shall be chargeable with all costs of collection, in torney's fees, which shall be due and payable at once, which charges and fees, tog it or action hereupon or hereunder.	ether with all costs and expenses, are hereby secured and may be recovered in any
WITNESS hand S and seal S, this from the thousand nine hundred and world eight and if the on-	
overeignty and Independence of the United States of America. Signed, sealed and delivered in the presence of	W. Grant (L. S.
L.L. Caston	Deant (L. S.
74. B. Lewis	(L. S.
STATE OF SOUTH CAROLINA, ounty of	
	- 1 5/10 li + 2
ad made oath that be saw the within named h.h. Grant gn, seal, and as their act and deed, deliver the within written Deed;	and thathe with with
9716	witnessed the exesution thereof.
day of A. D. 19.28	DDOF
Notary Public for South Carolina.	. A. A. Caston
STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
ounty of The fig.	Dotary Public
he wife of the within named	did this day appear before me, and upon bein ily, and without any compulsion, dread or fear of any person or persons whomsoeve
enounce, release and forever relinquish unto the within named. The Trees successors and assigns, all her interest and estate, and also all her right and claim	of dower, of, in, or to all and singular the premises within mentioned and released
	J. J. Joseph J. Jrand
	Tehrnary Anno Domini 19.7.
Given under my nand and scale this	
Given under my hand and sear/this	