| gs on the prevalets herein mortgag | hould hereafter, with the god, nor to add to, or pe | rmit to be added to, any existing im | provements thereon, without the w |
|---|--|--|--|
| nd will commit, permit or saffer in my building, fixtures, or other imperty shall be impaired or weaken at the option of the holder there, surance on said property, as here and payable, as herein agreed; or a tragee may, at its election, proct | no waste on said propert provements of any kind we ed as security for said de of, as provided for in cas in agreed, or after proce- if the mortgagor shall fa- ure such insurance and r | y of any kied, or any impairment of hamoever, or do or suffer any act to bit. In the event of any violation, or e of other violations of the terms of tring the same shall fall to pay the il to keep the buildings or improvement may the prencium thereon, and may | r deterioration of said property, of be done in, upon or about said pre- attempt to violate, this stipulation the mortgage. premium therefor; or if the mort nts now on said lot,, or hereafter p pay any unpaid premium for insu |
| ided to the principal debt hereby a r annum, shall be accured by this i os to whom such payments may be be and mortgage. | secured, and shall become instrument in the same r be made. Any of said particles | part thereof, and the repayment the nanner and to the same extent as they ments shall be optional with the more | ereof, with simple interest from the le original debt hereby secured; an transpee, and without waiving or affection. |
| es, executors, administrators or assupon his failure so to do, any sum the premises hereby mortgaged, caid premises, or any part thereof, ents, last payable thereon, proceedings be commenced for the | signs to perform, compliant so expended may be adopt any part thereof, shall, shall be paid to the modula foreclosure of any section. | with and abide by each and ever ded to the debt hereby secured and to be condemned and taken for public rungee, its successors or assigns, up and mortgage or other lien affecting | y stipulation, agreement, condition ne mortgagee may reimburse itself use under the power of eminent do to the amount remaining unpaid o the premises covered by this mort |
| with interest thereon, if any sha, determine and be utterly null an le, or shall fail to procure and myable, or shall fail to pay any tax mburse the mortagore for any am re, or the mortagor shall erect overty, or the buildings or improve with the covenants herein containstrament, or the rote which it set the contrary notwithstanding. A | all be due, and shall perfend void. But if the mornaintain insurance on the cost liens, assessments or nounts paid on his behalf or permit to be erected an ements thereon, or any ned; or if the mortgagor centres, the whole amount And upon said debt being | orm all the agreements, conditions, co- gragors shall fail to promptly and fu- buildings on said land, or to pay amounts mentioned herein or constit when the same shall be demanded; or y new buildings on said land without fixtures or improvements are remove shall fail to keep, observe or perfor of said date, at the option of the me due and collectible, it shall and ma | venants and terms according to the lly pay any installment of princip the premium on any insurance prouting a part of the dobt secured. It is fit the buildings and/or other impute consent in writing of the mortged from or changed on said prom or shall violate any of these, of the property of the property of the property of the said become due and colle y be lawful for the said mortgage. |
| House in the County aforesaid, to said County, at which sale they gir heirs and assigns forever, a constrage; and after defacting from (10%) per cent, atterney's fees the said premises who may give a nsufficient to pay the said debt, in let, by conveyance, shall entitle the with deliver possession to the pur | to the highest bidder, for, or any of them, shall conveyance in fee of the rountle proceeds of said as a premiums of insurance, express notice in writing iterest, taxes, fees, costs no purchaser to immediate rehaser at such sale, or be | r cash, three week's previous notice have the right to become purchasers aid premises, freed and discharged fi- de all taxes due thereon, the principa and any costs and charges of the sai of his holding the same; and if no and charges, the amount unuald sha- possession of the premises, and the sammarily dispossersed. In case of | of the time, place and terms of of the said premises, and on such rorm all equity of redemption and I and interest due on said debt, and sale, then to hold the over-plus at such claim be made, then to pay II not be extinguished by the mort mortgagor, or any person holding is sale by any corporation as mortgaged. |
| reof and as a part of the considera r exist under the laws of the Stat debtedness secured hereby, and the the property herein described, e- assign, set over and transfer to ty default by mortgager hereunder- nich said mortgager may be partie t, the receiver shall have the righ | tion for the loan secured te of South Carolina to as full amount of the defi- either before or after the the said mortgagee, all o r, or any breach or violaties, and the holder of this to rent out the premises | hereby, that he does hereby waive and require an appraisal of the propert tiency in the payment thereof that m forcelosure sale thereof, and without the rents, issues and profits of the lon of any agreement, condition, covering a shall be entitled to the a pall without consideration of the value. | renounce for himself, his heirs, adny wherein described, before or after any be established by the forcelosure at any defense or set-off because of a said mortgaged premises that me enant or term of the note or mort popointment of a receiver for such the of the mortgaged premises, as see |
| of ten (10%) per cent upon the a f all other remedies and rights all which it secures, a nortgage or note mortgage of any agreement, cher act or acts of commission or oil default in the payment of any of mortgage may enter upon said post the mortgaged premises, or an successor or successors in interestagor's liability hereunder or uportgaged premises and no extensionability of the mortgagor berein. | amount due, for attorney's lowed by law and may be tote to correct the same, condition, stipulation or comission at that time or of the installments, as proremises at any time for many part thereof, becomes it with reference to the on the debt hereby secured on of the time for the partitler in whose or in partitler in whose or in partitler. | s fees, which shall be secured by this pursued concurrently, lated as of this date, will be prempt overant of this instrument, or any at any subsequent time, ovided in said note, or breach of any the purpose of inspecting same, or vested in a pursue other than the numericage and the debt hereby seed. No sale of the premises hereby meaned of the debt hereby secured give | mortgage and shall be included in by executed by the mortgagor, violation thereof, shall not be cons- ty of the cevenants or conditions of for any other purpose desired by mortgagor, the mortgagee, its succe- red, in the same manner as with ortgaged and no forbearance on the |
| day of | | sixtieta | ur Lord one thousand nine hundred |
| | Jennie | | (|
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| | | Jennie L. | RTOOM |
| | and made oath that he written deed, for the boundary and authorize the mortgage; and arthered and authorize the mortgage of an authorize the note which shell be also a more and the principal debt hereby annum, shall be secured by this is to whom such payments may be and mortgage. The premises hereby mortgaged, and premises hereby mortgaged, and premises hereby mortgaged, and premises hereby mortgaged, and premises, or any part thereof ents, last payable thereon, proceedings be commenced for the note which it secures due and groundary the mortgage for any and e, or shall fail to procure and mortgage, of the mortgage for any and re, or shall fail to procure and more the mortgage for any and re, or the buildings or improve with the coveannts herein contains the mortgage; and after deducting from (10%) per cent, altorney's fee, the said county, at which sale they are here and as a part of the consider; exist under the laws of the State debtedness secured hereby, and the here property herein described, assign, set over and transfer to sufficient to pay the said debt, in the property herein described, assign, set over and transfer to sufficient to pay the said debt, in the mortgage for any and re granted as cumulate of and as a part of the consider; exist under the laws of the State debtedness secured hereby, and the property herein described, assign, set over and transfer to go default by mortgage may be particulated the mortgage of any assecuence, the mortgage of any assecuence, and all other remedies and rights a mortgage may enter upon the action of the mortgage of any assecuence, and all other remedies and rights in interesting the mortgage of any assecuence, and all other remedies and rights of the mortgage of any assecuence, and all other remedies and rights of the mortgage may enter upon the and all other remedies and rights of the mortgage of any assecuence, and all other remedies and rights of the mortgage of any assecuence, and all other remedies and to extension and the secuence of the mortgage of the mo | ny building, fix. area, or other improvements of any kind werty shall be impaired or weakened as security for said det the oution of the holder thereof, as provided for in easily and the motion of the holder thereof, as provided for in easily and one of the motion of after proceed in a payable, as herein acreed, or if the motionarcor shall fail the motion raid lot in good order and condition; and any sum so ded to the principal debt hereby secured, and shall become annum, shall be accured by this instrument in the same r is to whom such payments havy be made. Any of said payed and morigance, any costs, charges and expenses, including attorney's fees, seventors, administrators or assigns to perform, comply poon his failure so to do, any sums so exceeded may be ad the premises hereby mortunated, or any part thereof, shall idpremises, or any part thereof, shall be paid to the mental proceedings be commenced for the foreclosure of any secence note which it secures due and payable, and start such put rue intent and meaning of the parties to these precess, with interest thereon, if any shall be due, and shall perfect determine and be nutley noted. The following of the payment of the mortuagor ball creet or permit to be erected an early, or the buildings or improvements thereon, or any with the covenants herein contained; or if the mortuagor strament, or the buildings or improvements thereon, or any with the covenants herein contained; or if the mortuagor strament, or the buildings or improvements thereon, or any with the covenants herein contained; or if the mortuagor with the covenants herein contained; or if the mortuagor with the covenants herein contained; or if the mortuagor with said they, or any of them, shall if heirs and assigns storeer, a conveyance in fee of the rootstage, or any part the | and courte of the process of the parties of the parties of the delt hereby secured and the premises hereby mortgaged, or any part thereof, shall be ond-more and taken for public to the delt hereby secured and the premises hereby mortgaged, or any part thereof, shall be paid to the mortgaged, its successors or assigns, up the premises, or any part thereof, shall be paid to the mortgaged, its successors or assigns, up the premises, or any part thereof, shall be paid to the mortgaged or of the fore and payable, and start such proceedings as in its judgment may be note which it secures due and payable, and start such proceedings as in its judgment may be determine and meaning of the parties to these presents, that if the mortgaged or and with interest thereon, if any shall be due, and shall perform all the arresments, conditions, or chair that it is a shall full to procure and maintain insertance on the originess on said land, or to may the contraction of the parties to the start of the parties to the parties to the parties to the originess on said land, or to may the contraction of shall creek or normal and on his behalf when the same shall be demanded; or ever, or the mortgaged for any nanounts paid on his behalf when the same shall be demanded; or ever, or the mortgaged for any nanounts paid on his behalf when the same shall be demanded; or extrement, or the note which it secures, the whole amount of said delt, as the option of the mortgaged of the contrary new holidings on individual and and authorize the said mortgages, its ancessors or address, to great, begreate and and authorize the said mortgages, its ancessors or address, to great, begreate and and and authorize the said mortgages, its ancessors or address, to great, begreate the contrary new which and the contrary new holidings and the contrary and the contrary and the contrary at which safe they, or any of them, shall have the right to become prevalent in height premises, the processor of address, the processor of the contrary of the said premises and t |

(L. S.)

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Notary Public of South Carolina.

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August 21st