		said JEFFERSON STANDARD LIFE INSURANCE COMPANY its successor	rs and assigns forever.
		end all and singular the said premises unto the said JEFFERSON STANDAL	RD LIFE INSURANCE
		nst every person, whomsoever, lawfully claiming or to claim the same or any part the parties to these presents that if the said	
OMPANY, its successors or assigns, the said d	lebts and sums of money aforesaid, with inter	shall well and truly pay or cause to be paid unto the said JEFFERSON STANDA est thereon if any shall be due, according to the true intent and meaning of the be void; otherwise, it shall remain in full force and authority.	
And it is covenanted and agreed that all ti- remises unceasingly insured against fire, tornado mount then secured by this mortgage, with a mo- aced upon the said buildings than the amount a e at all times deposited with the mortgagee and mount of the insurance money paid shall be app	imes during the continuance of this mortgage and such other casualty required by company rtgagee and subrogation clause satisfactory to foresaid, all such insurance shall be made pay that all premiums on all of the policies of ins lied either on the indebtedness secured hereby	and until said mortgage shall be fully paid or released, the mortgagor will kee in such responsible insurance company or companies as shall be satisfactory to the mortgagee attached to said policy or policies of insurance; that if a greater able in case of loss as aforesaid and with like subrogation clause; that all of said surance shall be promptly paid when due. In case of loss and payment by any or in rebuilding and restoring the damaged buildings as the mortgagee may for insurance upon said buildings, then the mortgagee or its assigns shall have	to the mortgagee, in the amount of insurance is d insurance policies shal insurance companies, the elect. And it is further
aildings and to pay the premiums therefor and	the sums so paid shall stand secured by this	mortgage and shall bear interest from the date of payment at the rate ofep procured from the mortgagee, or some other reliable life insurance company, a	per cent per annum
surance of a kind satisfactory to said mortgagee	to the amount of		Dollar
s paid, and as additional collateral for the indebto be furnished by said mortgagee; the mortgageo ore enacted imposing payment of the whole or ar- ortion of any of the taxes aforesaid upon the mo- ny taxes or assessments is legally inoperative, or oblectible notwithstanding anything contained in the main delinquent nor to permit the said property ay of November, the certificate of the proper at	edness hereunder secured will keep said policy r shall pay all taxes and assessments, general ny part thereof upon the mortgagee; that upon ortgagee; or upon the rendering by any court r is illegal, then and in any such event the d the mortgage or any law hereafter enacted. T y or any part thereof, or any interest therein uthority, showing full payment of all taxes an	ause to be paid as they become due all premiums on said policy or policies until or policies constantly assigned to said mortgagee in accordance with the terms or special, which may be assessed upon said land, premises or property without representation of this undertaking or the passage by the state of a law imposing paym of competent jurisdiction of a decision that the undertaking by the mortgagor as lebt hereby secured, without deduction, shall at the option of the mortgagee become mortgagor agrees not to suffer or permit all or any part of said taxes or a to be sold for taxes, and further agrees to furnish annually to the mortgagee and assessments. And it is agreed that in the event that the mortgagor shall factors agrees are spid shall stand secured by the mortgage and shall bear interest from the	of a form of assignment regard to any law hereto nent of the whole or an herein provided, to pay me immediately due ansessessments to become on on or before the 15th till to pay said taxes or
And it is covenanted that if the said mortg remises are not free and clear of all liens and e ereby, or upon the mortgagee or its successors or	encumbrances whatsoever; or if any suits have r assigns for or on account of this loan, either	fee simple, or has not good right and lawful authority to sell, convey or encumble been begun affecting the same, or if any taxes or assessments be made or levied by the state or county, or for local purposes, the mortgagee or its successors of gor or the person or persons claiming or holding under the mortgagor shall at once	ed upon the debt secured assigns shall have the
And it is further covenanted and agreed the	nen due shall be paid by the mortgagor or th	secured hereby be placed in the hands of an attorney for collection, or be collected e person or persons claiming through or under the mortgagor, for attorney's oby this mortgage and may be recovered in any suit or action hereupon or hereund	commissions and also in
ilure of the mortgagor to keep and perform all emand, collect, receive and receipt for the rents, and profits accruing from or issuing out of said	of the covenants and conditions hereof, that t income and profit of the same and apply the mortgaged premises, and until the indebtedne iid indebtedness after first diducting the expen	the indebtedness secured hereby, or any part thereof, or any part of the interest hen the mortgagee or its successors or assigns may enter and possess said properties of the residue thereof, after deducting all expenses to the payment of said debts; and sees secured hereby shall be fully paid, are hereby assigned, transferred and delives sees of the collection thereof, all of which shall be without any liability whatsome and profits.	remises, and shall have, I the entire rents, income ered unto the mortgagee
And it is also covenanted and agreed that ms of money secured hereby, or any part thereo	upon default in the payment of any of the i of; or on failure of the mortgagor to keep an inpaid, shall, at the option of the lawful owner	installments of principal or any part of the interest thereon; or upon default in the diperform any of the covenants or conditions hereon, that then and in any such er and holder of said note and of this security be and become due and collectible	event, the whole amount
tice to the mortgagors, to make application for	and to have a receiver appointed to take poss	ion of the covenants herein contained, it is covenanted that the mortgagee shall session of and manage and control the mortgaged property pending foreclosure p preservation and protection of the mortgaged property and to the payment of the	ordceedings, for the pur-
the procurement of the insurance or payment of cured, by reason of the failure of the mortgagor All appraisements and homestead laws are	of the taxes by the mortgagee as hereinabove to procure such insurance or pay such taxes. hereby expressly waived.	forfeiture; either as to any past or present default on the part of the mortgagor provided, be taken or deemed as a waiver of the right to declare the maturity of	the indebtedness hereby
	.and in the	year of the Sovereignty and Independence of the United States of	America.
gned, sealed and delivered in the presence of			(L. S.)
			(L. S.)
			(ц, 5.)
TATE OF SOUTH CAROLINA,	}	MORTGAGE OF REAL ESTATE	
unty of			
		vritten deed, and that	
		in the presence of each other witnessed the exe	
		, A. D. 19	
	,		
TATE OF SOUTH CAROLINA,	}	RENUNCIATION OF DOWER	
	•	, do hereby certify unto all whom it may concern, that Mrs	
		the wife of the within named	
this day appear before me, and upon being pri	ivately and separately examined by me, did de- relinquish unto the within named JEFFERS	eclare that she does freely, voluntarily, and without any compulsion, dread or SON STANDARD LIFE INSURANCE COMPANY, its successors and assign	fear of any person or
Given under my hand and seal, this	day of	, Anno Domini 19	
. S.)			(L. S.)
		o'clack M	