TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Pro	emises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said W. C. Stone	e and Dorothy M. Stone
	Heirs and Assigns forever. And
	The state of the s
corporation	
pesidereby bind itself	, its successors and assigns, to warrant
forever defend all and singular the said Premises unto the said W. C. Stone and Do	rothy M. Stone, their
	his Heirs and Assigns from and against
r lawfully claiming or to claim the same or any part thereof.	nd its Successors and Assigns and every person whomso-
And the said mortagagor agrees to insure the house and building on said lot in a sum not less than	
Dollars, in a company or companies n loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event t	satisfactory to the mortgagee, and keep the same insured
mortgagee may cause the same to be insured in	name and reimburse
for the manufactor and even	enses of such insurance under this mortgage, with interest.
Tot the premium and expe	miss of such insulance under with more sage, with interest.
	and the control of th
And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation	n does
hereby assigns the rents and p	rofits of the above described premises to said mortgagee, or
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected.	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there utterly null and void; otherwise to remain in full force and virture.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if it it it it it it it it it
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, therefore the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there atterly null and void; otherwise to remain in full force and virture.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if it it it it it it it it it
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, the said with interest thereon, if any be due, according to the true intent and meaning of the said note, the said note, there is a contract of the said note, the said parties. The said mortgagor is an an according to the true intent and meaning of the said note, the said note, the said parties, that the said mortgagor is a said mortgagor.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if it it it it it it it it it
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without lits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, theretterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, therefore the said to the said note, therefore the said to the said to the said note, therefore the said parties, that the said mortgagor and said mortgagor to the said mortgagor and said mortgagor the said note, therefore the said parties, that the said mortgagor and said mortgagor the said parties, that the said mortgagor and said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without tits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without lits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then thereby null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without lits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, the said not in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if 1t be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
hereby assigns the rents and putting to said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then tetrily null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if te paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
the ir Heirs, Executors, Administry of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of sa proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without lits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then tetrly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunton.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and ts, that if te paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold
the 1r Heirs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of sproceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the result of the said parties, that the said mortgagor is an enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereuntothorized officers	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if
hereby assigns the rents and puttle into the said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the little day of	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and it is hold. to hold affixed and these Presents to be subscribed by its duly in the
hereby assigns the rents and puttle in the irror said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the intential and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the true intent and meaning of the said note, then the said of the said in the said note, then the said parties, that the said mortgagor is an intential payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto the horized officers on this, the little day of	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and it is hold. to hold affixed and these Presents to be subscribed by its duly in the
the ir the ir the ir the ir the fir The of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of st proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the order of our Lord one thousand nine hundred and forty-six	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and it is hold. to hold affixed and these Presents to be subscribed by its duly in the
hereby assigns the rents and put the ir to f said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor and shall well and truly pay or cause to be enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the corporate of the United States. CE	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if
their their Heirs, Executors, Adminis rt of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then thereby assigns the rents and proceeded to the paying cost of collection. The said mortgagor, does and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then thereby assigns the rents and proceeded the paying cost of the said paying cost of collection. The said mortgagor and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then thereby assigns the rents and proceeded the said pay or cause to be the said mortgagor, does and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the said mortgagor, does and shall well and truly pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said truly pay or cause to be esaid, with interest the said pay or cause to be esaid, with interest thereon, if any be due, according to the true intent and meaning of the said truly pay or cause to be esaid, with interest thereon, if any be according to the true intent and meaning of the said truly pay	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold to hold July in the and in the one hundred and Seventiae INTRAL REALTY CORPORATION Wm. R. Timmons
the ir the ir the ir the ir the ir the ir the irs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of seproceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, the interly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto horized officers on this, the 11th day of ref our Lord one thousand nine hundred and forty-six year of the Sovereignty and Independence of the United States. CE Symmetric and provided and said provided in the United States. CE By	refits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and in the one hundred and seventiae in the control of the said mortgagee. July in the and in the one hundred and seventiae in the RNTRAL REALTY CORPORATION Wm. R. Timmons
the 1r the 1r Heirs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of sa proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the said with interest thereon, if any be due, according to the true intent and meaning of the said note, then the said viture, and the said parties, that the said mortgagor and shall well and truly pay or cause to be seard, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the said viture, and the said parties, that the said mortgagor and shall well and truly pay or cause to be search with the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto horized officers on this, the lith day of the said presented and for ty-six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold to hold July in the and in the one hundred and Seventiae INTRAL REALTY CORPORATION Wm. R. Timmons
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without its actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said, with interest thereon, if any be due, according to the true intent and meaning of the said note, then titterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto horized officers on this, the lith day of rof our Lord one thousand nine hundred and forty—six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of:	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold to hold July in the and in the one hundred and Seventiae INTRAL REALTY CORPORATION Wm. R. Timmons
hereby assigns the rents and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, then the true intent and meaning of the said note, the said mortgagor, and it is the true intent and meaning of the said note, the true intent and meaning of the said note, the said mortgagor, does and shall well and truly pay or cause to be reasonable. IN WITNESS WHEREO, by and between the said parties, that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the little said parties, that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the little said mortgagor, does and shall well and truly pay or cause to be said mortgagor. IN WITNESS WHEREOF, the said mortgagor, does and shall well and truly pay or cause to be said mortgagor. IN WITNESS WHEREOF, the said mortgagor, does and shall well and tr	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold to hold July in the and in the one hundred and Seventiae INTRAL REALTY CORPORATION Wm. R. Timmons
hereby assigns the rents and pr their Theirs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of seproceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, the atterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the 11th day of ref our Lord one thousand nine hundred and forty-six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. B. Kullikin John B. Bramlett ATE OF SOUTH CAROLINA,	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if it be paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and to hold to hold July in the and in the one hundred and Seventiae INTRAL REALTY CORPORATION Wm. R. Timmons
hereby assigns the rents and pr the ir the ir the said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of st proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there intenty null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the 11th day of re of our Lord one thousand nine hundred and forty-six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett ATE OF SOUTH CAROLINA, Greenville County.	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and in the one hundred and seventies. The president presents to be subscribed by its duly affixed and in the one hundred and seventies. The president presents to be subscribed by its duly and in the one hundred and seventies.
hereby assigns the rents and pr their their Heirs, Executors, Administrator of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of st proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without dits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there utterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the order of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John B. Bramlett ATE OF SOUTH CAROLINA,	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and in the one hundred and seventies. The president presents to be subscribed by its duly affixed and in the one hundred and seventies. The president presents to be subscribed by its duly and in the one hundred and seventies.
hereby assigns the rents and pr the 1r Heirs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of stereorded thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there is not in the present of the said parties, that the said mortgagor is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the corporate of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me D. E. Mullikin	trators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if the paid unto the said mortgagee the debt or sum of money in this deed of bargain and sale shall cease, determine, and its to hold to hold affixed and these Presents to be subscribed by its duly July in the and in the one hundred and sevential ENTRAL REALTY CORPORATION The sident President Corporation
hereby assigns the rents and print the irrest content of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of stereorded thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fifts actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present in the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, the utterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the corporate of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett ATE OF SOUTH CAROLINA, Greenville County.	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if July and in the one hundred and The serventies and in the one hundred and seventies and in the one hundred and seventies. Tral reality corporation The sident Corporation and made oath that and and made oath that and and X of Central Realty
hereby assigns the rents and pr the ir Heirs, Executors, Administrat of said State may, at Chembers or otherwise, appoint a receiver, with authority to take possession of st proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fitis actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be resaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, there in the said and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor. Is enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of the contract of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me D. E. Mullikin Saw Wh. R. Timmons, Presid or por a south of the said sign, seal with its corporate seal; and the same way and south the said sign, seal with its corporate seal; and the same way and sign, seal with its corporate seal; and the same way and sign, seal with its corporate seal; and the same way are said to be said of the said mortgagor. The same way are said mortgagor, does and shall well and truly pay or cause to be said mortgagor, does and shall well and truly pay or cause to be said mortgagor, does and shall well and truly pay or cause to be said mortgagor, does and shall well and truly pay or cause to be said mortgagor. Is defined to the said mortgagor, does and shall well and truly pay or cause to be said mortgagor. Is defined to the said mortgagor, does and shall well and truly pay or cause to be said mortgagor. Is defined to the said mo	affixed and these Presents to be subscribed by its duly July in the and in the one hundred and seventie NTRAL REALTY CORPORATION Wm. R. Timmons President Corporation and made oath that lent and X of Central Realty as the act and deed of said corporation, deliver the within dead of said corporation, deliver the within deliver the within dead of said corporation, deliver the within deliver the deliver the within deliver the within deliver the within deliver the within deliver the deliver the deliveration of the deliver the deliver the deliver the deliver the deli
hereby assigns the rents and pr their their Heirs, Executors, Administration of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of state proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present the said mortgagor, does and shall well and truly pay or cause to be seaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then stretly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of rof our Lord one thousand nine hundred and forty-six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett Wm. R. Timmons . Preside proporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and then mortgage, and that he, with John H. Bramlett	rofits of the above described premises to said mortgagee, or strators or Assigns, and agree that any Judge of the Circuit aid premises and collect said rents and profits applying the liability to account for anything more than the rents and its, that if July and in the one hundred and The serventies and in the one hundred and seventies and in the one hundred and seventies. Tral reality corporation The sident Corporation and made oath that and and made oath that and and X of Central Realty
hereby assigns the rents and print of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of se proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without fits actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Present thereald, with interest thereon, if any be due, according to the true intent and meaning of the said note, then therefore, and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor enjoy the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto thorized officers on this, the lith day of rot our Lord one thousand nine hundred and forty-six year of the Sovereignty and Independence of the United States. Signed, sealed and delivered in the presence of: D. E. Mullikin John H. Bramlett Wm. R. Timmons . Preside proporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and then mortgage, and that he, with John H. Bramlett Sworn to and subscribed before me this. July And Agert Agreements and property and subscribed before me this. July And Agert Ag	affixed and these Presents to be subscribed by its duly July in the and in the one hundred and seventie NTRAL REALTY CORPORATION Wm. R. Timmons President Corporation and made oath that lent and X of Central Realty as the act and deed of said corporation, deliver the within dead of said corporation, deliver the within deliver the within dead of said corporation, deliver the within deliver the deliver the within deliver the within deliver the within deliver the within deliver the deliver the deliveration of the deliver the deliver the deliver the deliver the deli