The mortgagor does hereby covenant and agree t	to procure and maintain insurance in the amount of not less
sign such insurance to the mortgagee as additional stand maintain such insurance and add the expense the cipal and the same shall bear interest at the same rat debt and the lien of the mortgage shall be extended to fail to procure and maintain (either or both) said instant to procure and maintain (either or both).	sainst all loss or damage by fire, in some insurance company is now or hereafter existing upon said real estate, and to assecurity, and in default thereof said mortgagee may procure sereof to the face of the mortgage debt as a part of the principle and in the same manner as the balance of the mortgage of include and secure the same. In case said mortgagor shall urance as aforesaid, the whole debt secured hereby shall, at and payable, and this without regard to whether or not ch insurance as above permitted.
levied or assessed against said real estate, and also al	y promptly when due all taxes and assessments that may be ljudgments or other charges, liens or encumbrances that me a lien thereon, and in default thereof said mortgagee ided in case of insurance.
And if at any time any part of zid debt, or inter	rest thereon, be past due and unpaid, I
Heirs, Executors, Administrators or Assigns and agre chambers or otherwise, appoint a receiver, with authorients and profits, applying the net proceeds thereof (	eribed premises to the said mortgage e, or its Successe that any Judge of the Circuit Court of said State, may, at prity to take possession of said premises and collect said (after paying costs of collection) upon said debt, interest, hing more than the rents and profits actually collected.
PROVIDED ALWAYS, nevertheless, and it is the	e true intent and meaning of the parties of these Presents,
kakee uie debt of sum of money aforesaid, with inter	well and truly pay or cause to be paid unto the said mortest thereon, if any be due, according to the true intent and ale shall cease, determine, and be utterly null and void,
AND IT IS AGREED by and between the said pare to hold and enjoy the said Premises until default of the	rties that said mortgagor, is payment shall be made.
	18th day of July
	dred and Eighty
Two in the the hundred andFourtl	
United States of America.	year of the Independence of the
United States of America.	WARREN C. SPROUSE, JR. (L. S.)
United States of America.	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)
United States of America.	WARREN C. SPROUSE, JR. (L. S.)
United States of America.	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)
Signed, sealed and delivered in the presence of following the following the following the following the State of South Carolina	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)
The State of South Carolina  COUNTY OF ANDERSON	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)  (L. S.)  (L. S.)
The State of South Carolina  COUNTY OF ANDERSON  Description of South Carolina  County appeared before meLouise }	WARREN C. SPROUSE, JR. (L. S.)  (L. S.)  (L. S.)  (L. S.)  (L. S.)  Probate  Taylor  and made oath
The State of South Carolina  COUNTY OF ANDERSON  PERSONALLY appeared before meLouise Personal County of Louise Person	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  Probate  And made oath Sprouse, Jr.
The State of South Carolina  COUNTY OF ANDERSON  PERSONALLY appeared before me Louise Points She saw the within named Warren County, seal and as his act and deed deliver the warren warren warren county, seal and as his act and deed deliver the warren county of the saw the within named warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and as his act and deed deliver the warren county, seal and act and deliver the county the county the county the cou	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  Probate  A. Taylor  and made oath  Sprouse, Jr.  ithin written deed, and that She with
The State of South Carolina  COUNTY OF ANDERSON  PERSONALLY appeared before meLouise Personal State of South Carolina warren Carolina State She saw the within named warren Carolina sand as hisact and deed deliver the warran W. Lee	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  Probate  I. Taylor  and made oath  Sprouse, Jr.  ithin written deed, and that She with  witnessed the execution thereof.
The State of South Carolina  COUNTY OF ANDERSON  PERSONALLY appeared before meLouise Personally appeared before meLouise Personal State She saw the within namedWarren Cesign, seal and asact and deed deliver the wear Barbara W. Lee	Probate  Probate  I. Taylor and made oath Sprouse, Jr.  ithin written deed, and that She with  witnessed the execution thereof.
The State of South Carolina  COUNTY OF ANDERSON  PERSONALLY appeared before me Louise Personal Sharp and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign, seal and as his act and deed deliver the weign.	WARREN C. SPROUSE, JR.  (L. S.)  (L. S.)  (L. S.)  (L. S.)  Probate  I. Taylor  and made oath  Sprouse, Jr.  ithin written deed, and that She with  witnessed the execution thereof.

4328 RV.2

٠.,