the whom the policies of insurance shall be delivered and to whom the process of such issurance ability to insurance shall be delivered and to whom the process of such issurance shall be pupille as the natural only again, the folioties to commerce and contribution among the insurance among the insuran	emand, such repairs as said mortgagee may consider necessary to pro-	t which said mortgagee shall judge, said mortgagor hereby agrees to make, immediately upon tect his interests; and upon default, said mortgagee may enter upon said premises and make satisfaction of said mortgagee all buildings now or hereafter on said premises against damage
college and provide from the cartifage countries proved all manners control providers. And analyses are to provide a provider of the service	y fire	in such sum as may be required and in such companies as may be approved by said mortgagee, proceeds of such insurance shall be payable as his interest may appear, the policies to contain of said mortgagee, to be applied to the payment of said debt, whether due or not, or, under
mental among state of plearly what may now a man be based or designed by the count of the foreign provided provided and the provided provided provided provided the provided p	portgagee shall receive from the aggregate insurance proceeds all amount	ts secured hereunder: and said mortgagor agrees to pay, promptly when due, all insurance
special to the form: that are, some each of may been feel attrib before, and with it to add min access recent is the confirment from the property and the prope	nunicipal, county, state or federal, which now are or may be levied or	e assessed by law upon said mortgaged premises, or any part thereof, or upon the interest of seed hereby, or upon the interest paid and payable thereon, without regard to any law heretofore
Legement strending same, and alleger presents where the common process of the process of the common process of	specior to the lien hereof that may now exist or may hereafter attac	ch thereto, and exhibit to said mortgagee receipts of the proper persons when required; and on these to be made and pay such taxes and other charges, with accrued costs and penalties, and
we have and by one search and calcacted the street of an anticope of the 2 of the 1 these where and instruction with a surface of the 1 of 2 of the 1 these where and instruction with the 2 of the 1 the 1 of 2 of the 1 these where a three and 1 the 1 of 2 of the 1 the 2 of 2 of 2 o	1 expenses attending same, including reasonable charges for services or	counsel fees of any person employed to pay or discharge same, to adjust amount thereof, or with to said mortgagee all amounts paid by him for repairs, insurance premiums, taxes, encum-
final processors of transfer of more recovered from a final colories of the first of the colories where the colories was also as the colories of the colories where the colories was also as the colories of the colories was also as the colories of the colories of the colories was also as the colories of	ave a lien on said premises secured and collectible hercunder, and said mo	ortgagee shall be subrogated to all rights of those to whom such payments shall have been made.
thereigned to got your part for warry and notes and furth processing of parts and bearing to part and bearing the design of the control of the parts	efault in payment or breach of some covenant hereof; but that if, before	e all amounts secured hereby shall be paid in full, with interest, costs and attorneys' fees, any jurisdiction imposing or authorizing the imposition of any specific tax upon mortgages, or upon
age, or holders that the above anderstrating by and rendezed to year, and as it held of many-claric, or it and intelligent that on the design and a second process of the p	thorized to hav any such tax upon said notes and this mortgage, or en	ther of them, or upon the principal or interest thereby secured, and deduct the amount of such
Seaply account thereon, or in any forthwish the cont of reach or intersect permann, poliphoral with bear, and any and the personal accounts of the source and any account of the source	ge, or holding that the above undertaking by said mortgagor to pay a	any tax is illegal or inoperative, or it said mortgagor does not hold said premises by title premises are not free of all other liens and encumbrances whatsoever, or if any suit has been
at the processible described harded hard of source process and the same are of an and, or it and configuration from introduct, the interference processible of the configuration	penalty accrues thereon or to pay forthwith the costs of repairs or in	nprovements insurance premiums, judgments or liens upon said premises, or in case of the
d this contegge may be at anot forechood, and no influence to self-integrate to exercise such spons shall be despeted, exercise the first to the an adverted problem of the problem. The problem of the p	at the proceeds hereof shall be used for any specific purpose and the san	me are not so used, or if any covenant of this mortgage be broken, then, and in any such t time, with all accrued interest and all other amounts stipulated herein, shall, at the option of
right to declare and dolf the at any time theoreties.  Sequence the analyse the analyse the anal	d this mortgage may be at once foreclosed; and no failure of said mor	tgagee to exercise such option shall be deemed a waiver of his right to do so subsequently,
Id premises and the presentes and control thereof, least the same and collect used control and poulty the net proceeds thereof called declared and poulty and poulty the net preceded thereof called declared and poulty and	s right to declare said debt due at any time thereafter.  (5) That all rents and profits of said premises accruing after	r any payment herein agreed upon shall be past due and unpaid are hereby 'assigned by said
wy mans out seculally exceeded on few lachest or neglects in collecting such treats or products and see promote the mortgager of the street of the collection of for the protection of the collection of the protection of the mortgager state of the street of the collection of the protection of the mortgager state of the state	id premises and take possession and control thereof, lease the same ar	nd collect such rents and profits and apply the net proceeds thereof (after deducting payments
witness hand and delivered in the presection of the mortgagee's interest, or if said delts or any part thereo's be collected by a witnessed may lead to a mortgage shall have covered to all mortgages are assumable feed. For the unstranced attempts to his services, and that for each fee, with interest thereon as the highest all reads and all colors and septents estimated by the mortgage, he shall have a like an assist possible increased thereon as the highest all reads and processes and estigent of all extent to and held all mortgages, whether once or more of each, and whether the converse or more of each, and whether the each of ea	r any sums not actually received or for laches or neglect in collectin e Circuit Court of said State may in any County in said State, at cha	ig such rents or profits; and for this purpose the mortgagor hereby agrees that any Judge of ambers or otherwise, appoint a receiver with full authority in this regard.
bich and mortegor hereby agrees is a reasonable fee), for the mortegores attoring for his services, and this for such fee, with interest thereon at the highest (7). That all provision hereof shall event of and shall all mortegores authoring feel to the surplement of the shall provision hereof shall event of and shall all mortegores and mortegores, whether one or more of each sand whether men, women corporations intered or contents to the same extra as though the world. The third is the same extra as though the world for other packets works were formulated in service and the left of speciality in the same in any persones, station or laterabor, realesed in a perguid mortegor, addressed to said mortegor at the last address familiated by the same in any persones, station or laterabor, realesed in a perguid mortegor, and shall can for three-year terms of possible.  Witness have been been added to the companies as may be selected and delivered in the presence of:  (In S)  That all provision in the same can be a selected on the provision of the same three of shall be signed by such agents and on behalf of such companies as may be selected and only the same and forty.  Signed, sealed and delivered in the presence of:  (In S)  That all provision in the presence of:  (In S)  ATE OF SOUTH CAROLINA,  Consty of Greenville.  Personally appeared before me.  sign, teal and at a act and ded deliver the within written deed; and that he with writessed the excention thereof.  A. D. 192  Netary Public for South Carolina.  In a notary public in and for the State of South Carolina, and the here's writin mentioned and closure colours of any person or persons whomesover, renounce, release and forever reliquish must be within amount.  and singular the premiers within mentioned and closure, release and forever reliquish that the within amount.  and singular the premiers within mentioned and closure or passon whomesover, renounce, release and forever reliquish that the within amount.  A. D. 192	attorney for collection or for the protection of the mortgagee's inter-	ests, or if said debt or any part thereof be collected by an attorney or by legal proceedings
witness hand another of the presence of the United States of America.  Witness hand and seal the with more of the United States of America.  Witness hand and delivered in the presence of:  (i. 5)  That all increase policies issued under the third coverant beread by such agents and on behalf of such companies as may be selected and delivered in the presence of:  (ii)  Witness hand and delivered in the presence of:  (iii)  Witness hand and delivered in the presence of:  (iii)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  Witness hand and delivered in the presence of:  (iv)  (iv)  Witness hand and delivered in the presence of:  (iv)		
in the one hundred and forty	<ul> <li>heirs, executors, administrators, successors and assigns of said partie ide by depositing the same in any postoffice, station or letterbox, enclose in to said mortgagee.</li> <li>(8) That all insurance policies issued under the third covenant</li> </ul>	es, respectively, and that any notice or demand in any case arising hereunder may be sufficiently ed in a postpaid envelope, addressed to said mortgagor at the last address furnished by
in the one hundred and forty		
in the year of our Lord one thousand, nine hundred and.  It is the one hundred and forty	·	
in the year of our Lord one thousand, nine hundred and.  Lin the one hundred and forty		
in the year of our Lord one thousand, nine hundred and.  It is the one hundred and forty		
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in the year of our Lord one thousand, nine hundred and.  Jin the one hundred and forty		
in the one hundred and forty		
I in the one hundred and forty.  Signed, sealed and delivered in the presence of:  (L, S)  (L,		
(L. S.)  (L. S.)  (L. S.)  (L. S.)  (T. S.)  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. Imade oath thathe saw the within named.		
(L. S.)  ATE OF SOUTH CAROLINA,  County of Greenville.  Personally appeared before me.  I made oath thathe saw the within named	, in the year of	our Lord one thousand, nine hundred and
(L. S.)  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. made oath thathe saw the within named	Signed, sealed and delivered in the presence of:	our Lord one thousand, nine hundred andyear of the Sovereignty and Independence of the United States of America.
ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. made oath that he saw the within named	Signed, sealed and delivered in the presence of:	our Lord one thousand, nine hundred and
ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	Signed, sealed and delivered in the presence of:	our Lord one thousand, nine hundred and
County of Greenville.  Personally appeared before me	Signed, sealed and delivered in the presence of:	our Lord one thousand, nine hundred and
made oath thathe saw the within named	Signed, sealed and delivered in the presence of:	our Lord one thousand, nine hundred and
sign, seal and as	Signed, sealed and delivered in the presence of:  ATE OF SOUTH CAROLINA,	our Lord one thousand, nine hundred and
witnessed the execution thereof.  and subscribed before me, this	Signed, sealed and delivered in the presence of:  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me, in the year of	our Lord one thousand, nine hundred and
orn to and subscribed before me, this	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
A. D. 192	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
STATE OF SOUTH CAROLINA, inty of	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
STATE OF SOUTH CAROLINA, inty of	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. made oath thathe saw the within named	our Lord one thousand, nine hundred and
I,	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  made oath thathe saw the within named.  sign, seal and as.  orn to and subscribed before me, this	our Lord one thousand, nine hundred and
I,	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
wife of the within named	ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  made oath thathe saw the within named.  sign, seal and as.  orn to and subscribed before me, this	our Lord one thousand, nine hundred and
and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	in the one hundred and forty	our Lord one thousand, nine hundred and
and his heirs, successors and assigns all her interest and estate, and also all her right and claim of dower of, in or to and singular the premises within mentioned and released.  en under my hand and seal, this  A. D. 192	Signed, sealed and delivered in the presence of:  Signed, sealed and delivered in the presence of:  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
and singular the premises within mentioned and released.  The day of	Signed, sealed and delivered in the presence of:  Signed, sealed and delivered in the presence of:  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me.  i made oath thathe saw the within named	our Lord one thousand, nine hundred and
and singular the premises within mentioned and released.  en under my hand and seal, this	Signed, sealed and delivered in the presence of:   ATE OF SOUTH CAROLINA,   County of Greenville.   Personally appeared before me	our Lord one thousand, nine hundred and
day of	signed, sealed and delivered in the presence of:  Signed, sealed and delivered in the presence of:  ATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me	our Lord one thousand, nine hundred and
	sign, seal and as	our Lord one thousand, nine hundred and
1 A A A A A A A A A A A A A A A A A A A	Signed, sealed and delivered in the presence of:  State of South Carolina,  Lorin to and subscribed before me.  Sign, seal and as.  Sign, seal and as.  State of South Carolina  State of South Carolina  State of South Carolina  State of the within named	our Lord one thousand, nine hundred and
	Signed, sealed and delivered in the presence of:  Signed, sealed and delivered in the presence of:  Signed, sealed and delivered in the presence of:  CATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me. If made oath thathe saw the within named.  Sign, seal and as.  Corn to and subscribed before me, this	our Lord one thousand, nine hundred and

Recorded.....