nolish or after any such building or cut any timber without write the safe of the premises as security for said debt; and in case of impairment, of which said memand such repairs as said mortgagee may consider necessary to protect his see same. (3) That said mortgagor will keep unceasingly insured, to the satisfacti			ainst damage
y fire	r eaid mortgages to whom the policies of insu	rance shall be delivered	and to whom
ne proceeds of such insurance shall be payable as his interest may appear, the	e or not or under the direction of said morte	gagee, to the reconstructi	on or repairs
said buildings; and in the event of other insurance and contribution among	due all insurance premiums and to deliver to s	said mortgagee renewals	at least three
nounts secured hereunder; and said mortgagor agrees to pay, promptly with yes before policies expire; also to pay when due all taxes, assessments and cha sessed by law upon said mortgaged premises, or any part thereof, or upon the cured hereby, or upon the interest paid and payable thereon, without regard	to any law heretofore or hereafter enacted in	n this mortgage, or the connection of the	whole or any
art thereof upon said mortgagee; also to discharge any other lien or encumbr	ance upon the premises, superior to the near he as when required: and on default said mortgage	ee may pay such insuran	ce premiums
use tax searches to be made and pay such taxes and other charges, with according to the search of th	rued costs and penalties, and all expenses a	n respect thereto: and sa	id mortgago
evenants to repay forthwith to said mortgagee all amounts paid by him for representations of the sums, with interest the	repairs, insurance premiums, taxes, encumbra	ee shall have a lien on s	ior an ome
cured and collectible hereunder, and said mortgagee shall be subrogated to (4) That if said mortgagor shall make all payments herein stipulated, fault in payment or breach of some covenant hereof; but that if, before all as	this mortgage shall be void, and that said mo	ith interest, costs and at	torneys rees
y law shall be passed or any decision rendered by a court of competent jurisi	or mortgages or by virtue whereof the owner	r for the time being of sa	norigages, o
authorized to pay any such tax upon said notes and this mortgage, or either such tax from any moneys hereby secured, or by virtue of which any tax or d mortgage, or holding that the above undertaking by said mortgagor to pay	of them, or upon the principal or interest the	ereby secured, and deductions	of said note
the in fee simple, or has not good right to encumber the same, or if said premises a harmonic said land, or if said mortgager shall fail to have any part of	ses are not free of all other liens and encumb	taxes or assessments at	least 15 day
efore a penalty accrues thereon, or to pay forthwith the costs of repairs or imp	provements, insurance premiums, judgments or or if any injury or waste impair the value of s	said security, or if it is st	ipulated here
that the proceeds hereof shall be used for any specific purpose and the same cent, the whole principal debt hereby secured remaining unpaid at that time, we said mortgagee, become immediately due and collectible, without notice, not	vith all accrued interest and all other amounts	supulated herein, shall,	at the option
lacted, and this mortgage may be at once foreclosed; and no failure of said more tently, nor shall the payment by said mortgagee of taxes, insurance premiums	toagee to exercise such option shall be deemed	d a waiver of his right to	do so subse
aiver of his right to declare said debt due at any time thereafter.	ment herein agreed upon shall be past due an	nd unpaid are hereby assi	gned by said
ortgagor to said mortgagee, who may, without regard to the value of said pre- id premises and take possession and control thereof, lease the same and collec- ents for maintenance and improvements of premises, collection of rents and al	t such rents and profits and apply the net pr l other proper credits) upon said debt, interest,	rocceus thereof (after de , costs or expenses, witho	educting pay ut liability to
count for any sums not actually received or for laches or neglect in collecting	g such rents or profits; and for this purpose the	ne morigagor nereby ago Il authority in this regard	ices that any
(6) That if any part of the principal, interest or other sum herein stipulationney for collection or for the protection of the mortgagee's interests, or if	ited be at any time past due and unpaid. Or it s	aid notes de diaced in the	e nands of av
ly kind, said mortgagee shall also recover of said mortgagor a reasonable fee,			
torney for his services, and that for such fee, with interest thereon at the	(which said mortgagor hereby agrees is a highest legal rate, and all costs and expenses	s incurred by the mortga	gee, he shal
eve a lien on said premises secured and collectible hereunder. (7) That all provisions hereof shall extend to and bind all mortgagors ons, fiduciaries or others, to the same extent as though the words "her," its, "tl	icit" of other suitable words were formally inst	erted at the proper places	merem, and
e heirs, executors, administrators, successors and assigns of said parties, responsitive made by depositing the same in any postoffice, station or letterbox, encl	ectively, and that any notice or demand in an	y case arising nereunder	may be sur
shed by him to said mortgagee. (8) That all insurance policies issued under the third covenant hereof s	hall be signed by such agents and on behalf o	of such companies as mag	y be selecte
said mortgagee, and shall run for three-year terms if possible.			
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Witnesshand and seal the			
ord one thousand, nine hundred and			
ord one thousand, nine hundred andar of the Sovereignty and Independence of the United States of America.			
ord one thousand, nine hundred andar of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of:		· · ·	
ord one thousand, nine hundred and	and in the one hundred and forty	•	(L. S.
ord one thousand, nine hundred and	and in the one hundred and forty		(L. S.
ord one thousand, nine hundred and	and in the one hundred and forty	•	(L. S.) (L. S.) (L. S.)
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ord one thousand, nine hundred and	and in the one hundred and forty		(L. S. (L. S. (L. S.
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TATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	and in the one hundred and forty	tten deed; and that he w	(L. S.) (L. S.) (L. S.)
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ord one thousand, nine hundred and car of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: FATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me did made oath that he saw the within named. Sign, seal and as. Sworn to and subscribed before me this. day of	and in the one hundred and forty	tten deed; and that he w	(L. S.) (L. S.) (L. S.)
ord one thousand, nine hundred and car of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: COURTY OF SOUTH CAROLINA, County of Greenville. Personally appeared before me and made oath thathe saw the within named Sworn to and subscribed before me this	act and deed deliver the within write witnessed the execution thereof.	tten deed; and that he w	(L. S.) (L. S.) (L. S.)
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