A company of which of the company of	molish or alter any such building or the premises as security for said deb demand such repairs as said mortga	tall keep all buildings and improvements now or hereafter on said premises in the best of condition and shall not remove cut any timber without written consent of said mortgagee and shall not commit or permit waste or injury impairing the value; and in case of impairment, of which said mortgagee shall judge, said mortgager hereby agrees to make, immediately agee may consider necessary to protect his interests; and upon default, said mortgagee may enter upon said premises and the said mortgage may enter upon said premises against day	ue or upon make
and and advantages, to be compared and antigened and relationship and antigened antigened and antigened antigened and antigened antigened and antigened anti	(3) That said mortgagor will by fire	and in such companies as may be approved by said mortgagee, to whom the policies of insurance shall be delivered and to w	whom
contains exercised hormore in an and an admittance of the processor of the content of the conten	option of said mortgagee, to be appl	lied to the payment of said debt, whether due or not, or, under the direction of said mortgages, to the reconstruction of the	ds all
set of the first part again the filtered and distributed with the set of the first part of the first p	mounts secured hereunder; and said lays before policies expire; also to p	id mortgagor agrees to pay, promptly when due, all insurance premiums and to deliver to said mortgages relievant at least pay when due all taxes, assessments and charges, whether municipal, county, state or federal, which now are or may be leviced as a support the part of the debt or the debt	ed or notes
tous states between and each and a mining first and give designs with a control could and good and the property of the county of	secured hereby, or upon the interes	st paid and payable thereon, without regard to any law neterioric of neterior effective feature imposing payment of the whole of the time of engineering the premises superior to the lieu hereof that may now exist or may	here-
comments in every but with the design of all many many, and a larger cheered in the highest stage, rate, rate the territory, and have a long is a said preprint of the control of the cont	after attach thereto, and exhibit to s cause tax searches to be made and p	pay such taxes and other charges, with accrued costs and penalties, and all expenses attending same, including reason	nable zagor
(d) The of and motiogener final motion in the product of the control of the contr	covenants to repay forthwith to said	id mortgagee all amounts paid by him for repairs, institute prenature, taxes, techniques, counselves and for all	
with the half is proved on many deferment employees that the control of the contr	(4) That if said mortgagor	shall make all payments herein stipulated, this hiorigage shall be void, and that said horigage shall be added to the said herein stipulated, this hiorigage shall be paid in full, with interest, costs and attorneys	
of and the from they district story of continued by seal more good in any any two is allegate in elegentary, of if and more longed to the seal of the continued to the continued the continued	my law shall be passed or any decis upon notes secured by mortgages, or	r upon principal or interest secured by notes or mortgages, or by virtue whereof the owner for the time being of said land	shall sount
the fact employ or has not performed profile interested with this copy and pointed or forces when the or to any any performer or monocommonts at least 12 days of the control of the contr	of such tax from any moneys hereby	y secured, or by virtue of which any tax or assessment upon sair premises shall be charged a does not hold said premise	es by
The section of invalenced demolation of real tools say specific perspace and the same are up a shorted, or if any covernant of this contegoes to be invalenced and the same are up a shorted, or if any covernant of this contegoes to be because the covernance, and at the story of the covernance, and	itle in fee simple, or has not good rocen begun affecting said land, or if	f said mortgagor shall fail to pay any part of principal or interest when due, or to pay any taxes or assessments at least 15	days ise of
of and managenes, become summitted and for forest and and forest page to extern a will appear to the property and the forest page of the property of the page of t	he actual or threatened demolition on that the proceeds hereof shall be	or removal of any building from said land, or if any injury of water impart the value of this mortgage be broken, then, and in any cused for any specific purpose and the same are not so used, or if any covenant of this mortgage be broken, then, and in any customer and all other amounts stipulated herein, shall, at the o	such ption
with the protection of debt due to any piece threaders. (5) That all ferrish and position is due processes according facts any payment here agreed your and it be you due not compared to the process and control to a process and control to the process and control the process and control threaders, leave the same and collect each rests and profits and apply the not proceeds thereof lattice debt each process and increases and control threaders, leave the same and collect each rests and profits and apply the not proceeds thereof lattice debt each great and process and control threaders, leave the same and collect each rests and profits and apply the not proceed thereof lattice debt each great and profits and process and control threaders and	of said mortgagee, become immedia	ately due and collectible, without notice, notwithstanding anything contained netter of in said notes of in all the contained in the collection of the right to do so standard netter of the right nette	ubse-
and gaper to said more legace, which may writed the roll, see the vanes and solved such routs and popular and apply the net preceded interest of contracting days may be a seen to provide and a premise, colorisor of premise and days proper of each gape to a premise, colorisor of premise and days proper of each gape to a premise, colorisor of premises, decided on the proper of each gape to a premise, colorisor of premises, decided on the proper of each gape to a premise, colorisor of premises, decided on the premise of the premises of the	quently, nor shall the payment by sa waiver of his right to declare said d	lebt due at any time thereafter.	said
counterform any terminal selection of the selection of th	nortgagor to said mortgagee, who n	may, without regard to the value of said premises of the adequacy of any seeming for said deep, thereof (after deducting	pay-
The control of the procedure of the procedure of the contragence interests, or it and device or any part thereon is calculated by an atterney or by local proceedings of my kind, that materianes shall also record or all interestings or resemble for not less than the process of the process of a sill not became a state of the process of	account for any sums not actually re	received or for lacines of neglect in concerning such felics of product, and the property in said State of chambers or otherwise appoint a receiver with full authority in this regard.	
Wilness	(6) That if any part of the pattorney for collection or for the pro-	rotection of the mortgagee's interests, or if said debt or any part thereof be collected by an attorney or by legal proceeding	6.
(I. S) Where I had a mode seal and collection betweender. (I. That all insurance policies is some data deathed to and bind all mortgagees, whicher one or more of each, and whether more sources, composite the provisions beread all deathed to and bind all mortgagees, whicher one or more of each, and whether more sources, composite the same are and assegns of said parties, respectively, and that any soutce or discussion in the late of the provision of the composite the same are any postofice, station or leterions, understand and each and whether may be self-cated and each and the provision of the composite the same are any postofice, station or leterions, understand and each and the provision of the composite the composite the same and the late of said mortgagee, and shall run for three-year terms it possible. Where I hand and seal the date of the composite the composite the composite terms are all to the composite terms are all the composite te	•	(which said mortgagor hereby agrees is a reasonable fee), for the mortga	igee's
Winess hand and seal the description of three-year terms if possible. Winess hand and seal the description of three-year terms if possible. Winess hand and seal the description of three-year terms if possible. Winess hand and seal the description of three-year terms if possible. Winess hand and seal the description of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. Winess hand and seal the day of in the order of three-year terms if possible. U. S.) U. S.) STATE OF SOUTH CAROLINA, County of Genevalle. Sworn to and subscribed before me this without and order of the without three order of the without three order of the without three order or three order	ittorney for his services, and that	for such fee, with interest thereon at the ingliest legal rate, and an esses and expenses meant a	
Winness			
Witness hand, and seal the day of in the year of our own of the thousand, nine hundred and seal the and in the one bundred and forty. Witness hand, and seal the day of in the year of our own of thousand, nine hundred and and seal the and in the one bundred and forty. Signed, Sealed and Delivered in the Presence of: (I. S.) (I. S.)	ciently made by depositing the sam	ne in any postonice, station or letterbox, enclosed in a postpaid chivelope, addressed to said mortgages at the	
Witness hand and seal thu day of	(8) That all insurance polici	ies issued under the third covenant hereof shall be signed by such agents and on behalf of such companies as may be selectively three-year terms if possible	ected
and in the one hundred and forty- ear of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: (I. S.)	y said mortgagee, and shan ran for	time year terms a possible	
cord one thousand, nine hundred and			
cord one thousand, nine hundred and			
Lord one thousand, nine hundred and. and in the one hundred and forty- year of the Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: (I. S.) STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath thathe saw the within named. sign, seal and as. act and deed deliver the within written deed; and that he with. witnessed the execution thereof. Sworn to and subscribed before me this. day of			
Lord one thousand, nine hundred and			
Lord one thousand, nine hundred and			
Lord one thousand, nine hundred and			
Lord one thousand, nine hundred and			
cord one thousand, nine hundred and			
Signed, Sealed and Delivered in the Presence of: (I. S.) (I. S.)			
Signed, Sealed and Delivered in the Presence of: (I. S.)	Witnessh	hand and seal the	of our
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. and made oath thathe saw the within named	Lord one thousand, nine hundred ar	ndand in the one hundred and forty	of our
(L. S.) STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Lord one thousand, nine hundred ar year of the Sovereignty and Indepen	ndand in the one hundred and fortyendence of the United States of America. red in the Presence of:	
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me and made oath thathe saw the within named. sign, seal and as	Lord one thousand, nine hundred ar year of the Sovereignty and Indepen Signed, Sealed and Deliver	ndand in the one hundred and fortyred in the Presence of:	L. S.)
County of Greenville. Personally appeared before me	ord one thousand, nine hundred ar ear of the Sovereignty and Indepen Signed, Sealed and Deliver	ndand in the one hundred and fortyendence of the United States of America. red in the Presence of: (I)	L. S.) L. S.)
County of Greenville. Personally appeared before me	ord one thousand, nine hundred ar ear of the Sovereignty and Indepen Signed, Sealed and Deliver	nd	L. S.) L. S.) L. S.)
act and deed deliver the within written deed; and that he with	Lord one thousand, nine hundred are rear of the Sovereignty and Indepension of Signed, Sealed and Deliver	nd	L. S.) L. S.) L. S.)
sign, seal and as	STATE OF SOUTH CAROLINA,	nd	L. S.) L. S.) L. S.)
Sworn to and subscribed before me this	STATE OF SOUTH CAROLINA, County of Greenville.	nd	L. S.) L. S.) L. S.)
Sworn to and subscribed before me this	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before noted and made oath thathe saw the	nd	L. S.) L. S.) L. S.)
day of	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before n and made oath thathe saw the	and in the one hundred and forty- endence of the United States of America. red in the Presence of: (I) (I) (I) (I) (I) (I) (I) (I	L. S.) L. S.) L. S.)
Notary Public for South Carolina. STATE OF SOUTH CAROLINA, County of	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before not made oath thathe saw the same and as	nd	L. S.) L. S.) L. S.)
County of	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before n and made oath thathe saw the saw	nd	L. S.) L. S.) L. S.)
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I,	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before nand made oath thathe saw the saw the saw the saw the day of	nd	L. S.) L. S.) L. S.)
the wife of the within named	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before n and made oath thathe saw the Sworn to and subscribed before day of	nd	L. S.) L. S.) L. S.)
did this day appear before me, and upon being privately and separately examined by the difference of t	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before mand made oath thathe saw the saw the saw of	nd	L. S.) L. S.) L. S.) L. S.)
all her interest and estate, and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released. Given under my hand and seal this	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before mand made oath thathe saw the saw the saw of	nd	L. S.) L. S.) L. S.) L. S.)
Given under my hand and seal this	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before mand made oath thathe saw the saw the saw of	nd	L. S.) L. S.) L. S.) L. S.) South
Notary Public for South Carolina.	STATE OF SOUTH Cand as sign, seal and as sign, seal and as Sworn to and subscribed before day of STATE OF SOUTH CAROLINA. STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before not and made oath thathe saw the	nd	L. S.) L. S.) L. S.) L. S.) South
Notary Public for South Carolina.	STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before mand made oath thathe saw the saw the saw of	md	L. S.) L. S.) L. S.) L. S.) South
102	STATE OF SOUTH Cand and as sign, seal and as Sworn to and subscribed before day of	and in the one hundred and forty- indence of the United States of America. red in the Presence of: (1) (1) (1) (1) (1) (1) (1) (1	South Signs,
	ord one thousand, nine hundred arear of the Sovereignty and Indepension Signed, Sealed and Deliver TATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before an and made oath thathe saw the saw the saw the saw the saw of	nd	South Signs,