gagee at least ten days before the expiration of the existing insurance, (and the avails of said insurance, if applied to the payment of the debt hereby secured, or applied to the restoration of said improvements); (c) we alter, tear down, or remove any buildings or other improvements on said real estate and especially will not c	ut or permit any cutting of timber except for the necessary
and ordinary requirements of said real estate and will keep all the said buildings and other improvements in as g	make such repairs as to the Mortgagee may seem neces-
sary and reasonable. And if the Mortgagor shall fail to pay the said taxes and charges, or to execute said asset to the Mortgage to perfect its title to said real estate, iree from any defect, cloud or encumbrance, or to keep is hereinbefore stipulated or shall permit or commit said waste, or after, tear down or remove any of said but is hereinbefore stipulated or shall permit or commit said waste, or after, tear down or remove any of said but is hereinbefore stipulated or shall permit or commit said waste, or after, tear down or remove any of said but is hereinbefore stipulated or shall permit or commit said waste.	iddings or other improvements or cut or permit the said cut-
ting of timber beyond the necessary and ordinary requirements of said real estate or fail to keep said buildings in	out notice pay the said taxes and charges, and take such
step as may seem to it to be desirable to perfect its title to said real estate free from any defect, cloud or mond, Va., for such period and in such Company, as it may deem advisable, and pay any premiu be necessary to prevent said waste, impairment or deterioration, or improper cutting of timber, or to keep sa	id buildings in as good condition as they now are, or make
said repairs; and all amounts paid out by it in connection with the same shall thereupon become a part of t	he dept herem seemed and with interest at the rate of
SECOND:—That in the event of a default for thirty (30) days in the payment of any one or more of same shall have become due and payable (or of any renewal notes, if any renewal notes be executed and accept	of the principal or interest notes above described when the
performance of any one or more of the covenants and agreements of the Mortgagors herein contained, or (c	that the present laws, authorize the taxation by the State
of South Carolina or any governmental subdivision of the said State, of the principal or interest notes in the Mortgagee in the real estate hereby conveyed, or of this Mortgage against the Mortgagee; or (e) the passage State of South Carolina rendering or declaring any of the covenants and agreements in the notes or in this	of laws, or the decision by any Court of Record of the
similar thereto to be void, voidable or inoperative; or (f) the conveying of said real estate without the conveyin	sent in writing of the Mortgagee: Then the Mortgago
upon such declaration then the notes representing the principal debt and accrued interest thereon shall at contained to the contrary notwithstanding, for time is of the very essence of this contract. Such declaration	shall be mailed by postpaid first class but unregistered
mail to the last address of the Mortgagor	ufficiently given it it shall have been so mailed. And the
failure to exercise this right on any one or more occasions when it shall have accrued, shall not be construe tion when the right shall have again accrued to the Mortgagee. And the Moragagor	d as a waiver of any future rights to make such declara-
the banefit of	homestead exemption as to the debt hereby
secured and interest thereon and all sums expended by the Mortgagee in pursuance with this Mortgage. An satisfaction or discharge of the debt hereby secured or any part thereof and the proceeds of said sale shoul expenses, the obligation to pay the amount remaining unpaid shall not be extinguished by the Mortgagee becomes	d prove insufficient to satisfy the same with all costs and
THIRD:—That if at any time any part of the debt hereby secured or interest thereon or any of the su	ms authorized hereunder to be expended by the Mortgagee we described real estate to the Mortgagee and agrees that
any Circuit Judge of said State may, in chambers or otherwise, appoint a receiver, or receivers, with authori sell the said rents and profits, applying the net proceeds thereof, after paying costs of collection and sale, up and herein secured, without liability to account for anything more than the rents, and profits actually collecte	on said debt, interest, or sums expended by the Mortgagee
FOURTH:—That wherever herein the masculine personal pronoun may be used, if there be only one personal pronoun shall be deemed substituted for such masculine personal pronoun. Wherever herein the significant the significant pronoun is the significant pronoun shall be deemed substituted for such masculine personal pronoun.	mortgagor, and that mortgagor shall be female, the feminine
Mortgagor and there be more than one mortgagor, said singular personal pronoun shall be deemed to read a "Mortgagor, the same shall be deemed to read a same shall b	traggers," and each mortgagor shall always be jointly and
severally liable for the performance of every promise and agreement made herein by the "Mortgagor." Who used the same shall be construed to mean as well the heirs, successors, representatives and assigns of the same	erever herein the words "Mortgagor" or "Mortgagee" are
PROVIDED ALWAYS, Nevertheless, and it is the true intent and meaning of the parties to these protruly pay or cause to be paid unto the Mortgagee the debt or sums of money hereby secured with interest the	esents, that if the said Mortgagor does and shall well and
secured, then this deed of bargain and sale shall cease, determine, and be utterly null and void, as to that pa in full force and virtue.	rt of the real estate not sold hereunder, otherwise to remain
WITNESS my hand and seal this theday ofhundred andand in the one hundred and	
States of America.	, , , , , , , , , , , , , , , , , , ,
Signed, sealed and delivered in the presence of	(SEAL)
STATE OF SOUTH CAROLINA. County of	
Personally appeared before me	
saw the within namedand deed deliver the within written deed, for the uses and purposes therein mentioned, and that	
Sworn to before me thisday of	A. D. 19
	(SEAL)
	Notary Public in and for South Carolina.
STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
I,	
whom it may concern that	the wife of the within-named
and separately examined by me did declare that she does freely, voluntarily, and without any compulsion, dre release and forever relinquish unto the within-named Atlantic Life Insurance Company, its successors and a	ad or fear of any person or persons whomsoever, renounce.
title and claim of dower of, in or to all and singular the premises within mentioned and released.	
Given under my hand and seal, thisday of	
······································	Notary Public in and for South Carolina.
	-
SATISFACTION The obligation which the within mortgage was given to secure, having been paid in full this	day of19,
the within named Atlantic Life Insurance Company does hereby declare the lieu of the same fully sa County to enter upon the record of said Mortgage full satisfa	
IN WITNESS Whereof the said Atlantic Life Insurance Company, by, its, its, signs, executes and delivers this satisfaction, and causes the seal of said corporation to be affixed hereto and duly attested by	
its	
	ATLANTIC LIFE INSURANCE COMPANY,
Attest:	By
Secretary.	
Signed, sealed and delivered in the presence of	
Recorded	o'clockM.