This mortgage, is second	
about mortgagor to Th	e Orudential Insurance
sum 10/ \$1400,00 and in	toust thereon
State of Virginia; City of Richmond	olina Assignment
hereby assigns the within note and m	ortgage to B. J. martin, altorney,
without recourse. This 6th day of Witness! Dora J. Goodman	There of a more and control
M. W. Inge. assignment Recorded Jeb. 4, 19	By. Beverly H. Davis attest: By 10.3.0
Together with all and singular the rights, members, hereditaments and appurte taining.  TO HAVE AND TO HOLD all and singular the said premises unto the said	enances to the said premises belonging and in any wise incident or apper-
ever. And O do hereby bind // And Mortgage Company Inc. its s	irs, Executors and Administrators to warrant and forever defend all and singu- uccessors and assigns, from and against M. A. A. A.
AND IT IS HEREBY COVENANTED, by and between said parties, that	the said Mortgagor will pay said notes, principal and interest, as the same
will exhibit receipts therefor to the Mortgagee at any time upon request, and will k and hereafter put thereon, in good condition and repair, and will neither commit v  AND IT IS FURTHER COVENANTED, That the said Mortgagor will insur-	vaste, nor do any act by which the value of said premises may be impaired.
in responsible insurance companies, approved by the said Merests may appear, by a New York Standard mortgage clause, and deliver all policies said real estate are destroyed or damaged by fire, the said Mortgagee shall have the secured hereby whether due or not.	e of insurance to said Mortgagee, and in case the insurable improvements on
AND IT IS FURTHER COVENANTED, That if the said Mortgagor shall said insurance, as herein agreed, then said Mortgagee may pay said taxes and assess the Mortgagee in an action or suit brought therefor; and the money so advanced for ever nature on the property hereby conveyed with interest at the rate of eight per of due and payable; and the said Mortgagee shall be subrogated to all the rights of the	or the payment of such taxes, assessments, insurance or other charge of whatso- centum per annum, shall be secured by this mortgagee, and shall be forthwith the person to whom such payments have been made. But nothing herein con-
tained shall be construed as obligating the Mortgagee to pay the said taxes, assessing AND IT IS FURTHER COVENANTED, That, if the said Mortgagor shall pal or interest notes as they become due and payable; or in case any tax or assessing the hereby, or the interest in said premises of said Mortgagee; or upon the rendering be	fail to keep any of the covenants herein contained, or to pay any of said princi-
hereby, or the interest in said premises of said Mortgagee; or upon the rendering by the Mortgagor, as herein provided, to pay any tax or taxes is legally inoperative, the secured by this mortgage, to-wit: the principal and interest then accrued on said n assessments, premiums of insurance and charges of any kind shall at once become do for the whole amount of said moneys, including a reasonable fee to the attorney of the judgment in said action and secured thereby.	otes and all advances made to or on account of the Mortgagor herein for taxes,
AND IT IS FURTHER COVENANTED, That the said Mortgagor will assig the rents, issues and profits of the said mortgaged premises, accruing and falling due from gage after default in the conditions hereof, as further security for the debt then due and	
may be appointed to take charge thereof.  AND IT IS FURTHER COVENANTED AND AGREED, That the notes for	pr
shall benof subordinate and inferior dignity to the other notes, and in the event of to affiniteest thereon, shall have been first paid or satisfied.	reclosure shall not be faid until the other notes described herain, together with
AND IT IS FURTHER COVENANTED AND AGREED, That all said not construed by the laws of the State of South Carolina.  PROVIDED ALWAYS, nevertheless, and it is true intent and meaning of the form the covenants aforesaid, and pay or cause to be paid unto the said Mortgagee.	the parties to these presents, that if the said mortgagor shall well and truly per-
form the covenants aforesaid, and pay or cause to be paid unto the said Morigagee cording to the true intent and meaning of the said notes, and all advances made to o gain and sale shall cease, determine, and be utterly null and void; otherwise, to remain AND IT IS AGREED by and between the said parties that said Mortgagor	in in full force and virtue.
some other covenant shall be made.  WITNESS A LOCA hand and seal this day	of incocuration, 1926
Signed, Sealed and Delivered in the presence of	E. L. Esta Jernan (L. S.)
DL JBianilett	(L. S.)
STATE OF SOUTH CAROLINA,  County of Gallicelle Brangletta	Trotary Bullie for S. E
personally appeared 70 9 9102 ham	and made oath that
sign, seal, and as act and deed, deliver the within	written deed, for the uses and purposes therein mentioned, and that he, with
of, and subscribed their names as witnesses thereto.  SWORN to and subscribed before me, this	
day of LC (L. S.)  Notary Public for S. Q	10. F. Greshow
	NUNCIATION OF DOWER
I, Dramlett Certify unto all whom it may concern that Mrs. Tyldonia	a Notary Public for South Carolina, do hereby
the wife of the within named. Let the fore me, and upon being privately and separately examined by me, did declare that person or persons whomsoever, renounce, release and forever relinquish unto the wassions, 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.
	Mus Fredorica Chapman
Given under my natio and scar this	A. D. 192. Q. , /0' '\_\
, , , , , , , , , , , , , , , , , , , ,	A. D. 192 (L. S.)  Notary Public for South Carolina.  SEA  O'clock M.