The state of the s
for amount after maturity as by reference to said notes
plu ammune after maturely as by reference to said notes
will more july reppetar.
lacksquare
and numbered respectively. Interest Note No. 1" to "Interest Note No
Each of the principal and interest notes provides for the payment of temper cent, of the amount due thereon when collected, as an attorney's fee for said  Each of the principal and interest notes provides for the payment of temper cent, of the amount due thereon when collected, as an attorney's fee for said
collection, if, after maturity and default in the payment, it be placed in the hands of an attorney for collection, and contains a waiver of presentment, demand, protest, and notice of dishonor, protest and extension, as by reference to said notes will more fully appear.
NOW, KNOW ALL MEN, That the Mortgagorin consideration of the said debt and sum of money aforesaid, and for
better securing the payment thereof, and interest thereon, as well as the payment when due by the Mortgagor
the Mortgagors in hand well and truly paid by the Mortgagee at and before the scannig and derivery of these presents, the first paid by the Mortgagee at and before the scannig and derivery of these presents, the first paid by the Mortgagee at and before the scannig and derivery of these presents, the first paid by the Mortgagee at and before the scannig and derivery of these presents, the first paid by the Mortgagee at and before the scannig and derivery of these presents, the first paid by the Mortgagee at an and before the scannig and derivery of the scanning and the scanning
have granted, bargained, sold and released and by these presents doth grant, bargain sell and release, unto the Mortgagee, its successors and assigns, forever, all of the following described real estate, situate lying and being in the County of granted as follows:
South Carolina, particularly described as follows:
All that certain lot or parcel of land siluate lying and
being near the City of Greenville, Douth Carolina on the
All that certain lat or parcel of land situate lying and being near the City of Greenville, South Carolina on the south side of Laurens (Road and heing known and
designated as lot no. 59 of Glenn Grove Cark and
having according to plat made by C. M. Surman Dr.
Engineer Leptemaer 14th 1925, the Jokeowing meter and
Counds to-wit:
Beaining at an inous bin on the South Ride of Sauren
Radi unbight i yan tim to beet east val mellan Arende
Beginning at an iron pin on the Lauth side of Laurence for all which iron pin is 50 feet east of mclidoo Avenue and running thence with Laurens Road S. 73 E. 50 feet to
with sunting where a lot was the see of the
the state of the s
MARIE LOC D. 15-48 V. 169.8 " Leel do un seron pero, anerele 1.14-14.
or so hell to an aron pin lorner. of lat no 60, thence with
fine cof that lot n. 15-48 6. 169, 9 feet to the point of deginn
- It is agreed by the parties hereto that this mortgage-
an iron pen, corner of lot no. 58; thence with line of that lot b. 15-48 24. 169. 8 feet to an iron pin, whence n. 14-12 of the cof that lot n. 15-48 E. 169. 9 feet to the point of beginn line is fithat lot n. 15-48 E. 169. 9 feet to the point of beginn at it is usually the parties hereto that this mortgage is junior to a tesenty-three Mundred (\$2300.00) Dollar mortgage this day executed to (thanks Life Insurance Company.
this day executed to atlantic Life Insurance Company.

And the Mortgagor hereby binds hamal forever.

representatives and assigns, to warrant and forever defend, all and singular, the said real estate unto the Mortgagee from and against himself and his heirs, representatives and assigns and every person whomsoever lawfully claiming the same, or any part thereof.

And it is hereby covenanted and assigns and every person whomsoever lawfully claiming the same, or any part thereof.

And it is hereby covenanted and agreed between the parties hereto, as follows, to-wit:

Shill Shousaus

stricken, or a substantially similar clause, to the Mortgagee, as its interest may appear, and will pay the premium or premiums on the policy or policies in advance, and deliver the policy or policies as additional security, and where renewal policies are necessary in the performance of this covenant will deliver them to the Mort-