Second:—That in the event of (a) default for thirty (30) days in the payment of any one or more of the notes above described, or of any default under said first mortgage, when the same shall have become due and payable (or of any renewal notes, if any renewal notes be executed and accepted in lieu of any original notes); or (b) default in the performance of any one or more of the covenants and agreements of the Mortgagor herein contained, or contained in said first mortgage; or (c) the Mortgagor being adjudicated a bankrupt or insolvent; or (d) the passage of laws which, ior the decision by any Court of Record of the State of South Carolina or any governmental subdivision of the State, of the notes in the hands of a non-resident holder, or of the estate of the Mortgagee in the real estate hereby conveyed, or of this Mortgage, against the Mortgagee; or (e) the passage of laws, or the decision by any Court of Record of the State of South Carolina rendering or declaring any of the covenants and agreements in the notes or in this Mortgage, or any covenants and agreements substantially similar thereto to be void, voidable or inoperative; or (f) the conveying of said real estate without the consent in writing of the Mortgagee: Then the Mortgagor hereby grants to the Mortgagee the right and privilege to declare the whole debt hereby secured immediately due and payable and collectible under this Mortgage, and upon such declaration then the notes representing the principal debt and accrued interest thereon shall at once become due and payable, anything herein or therein 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 furnished to the Mortgagee, and shall be effective when so mailed, whether or not it shall have accrued, shall not be construed as a waiver of any future rights to make such declaration when the right shall have again accrued to the Mortgagee. And t accrued to the Mortgagee. And the Mortgagor hereby waives the benefit of his homestead exemption as to the debt hereby secured and interest thereon and all sums expended by the Mortgagee in pursuance with this Mortgage. And should the within described real estate be sold for the satisfaction or discharge of the debt hereby secured or any part thereof and the proceeds of said sale should prove insufficient to satisfy the same with all costs and expenses, the obligation to pay the amount remaining unpaid shall not be extinguished by the Mortgagee becoming the purchaser of the premises.

Third:—That if at any time any part of the debt hereby secured or interest thereon or any of the sums authorized hereunder to be expended by the Mortgagee be past due and unpaid, the Mortgagor hereby sells, transfers and assigns the rents and profits of the above 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 authority to take possession of said real estate and collect and sell the said rents and profits, applying the net proceeds thereof, after paying costs of collection and sale, upon said debt, interest, or sums expended by the Mortgagee and herein secured, without liability to account for anything more than the rents and profits actually collected.

Fourth:—That wherever herein the masculine personal pronoun may be used, if there be only one mortgagor, and that mortgagor shall be female, the feminine personal pronoun shall be deemed substituted for such masculine personal pronoun. Wherever herein the singular personal pronoun shall be used referring to the mortgagor and there be more than one mortgagor, said singular personal pronoun shall be deemed to read as the plural personal pronoun. Wherever herein the word "Mortgagor" shall be used, and there be more than one Mortgagor, the same shall be deemed to read "Mortgagors," and each mortgagor shall always be jointly and severally liable for the performance of every promise and agreement made herein by te "Mortgagor." Wherever herein the words "Mortgagor" or "Mortgagee" are used the same shall be construed to mean as well the heirs, successors, representatives and assigns of the same, whether voluntary by act of the law. by operation of the law.

PROVIDED ALWAYS, Nevertheless, and it is the true intent and meaning of the parties to these presents, that if the said Mortgagor does and shall well and

	truly pay or cause to be paid unto the Mortgagee the debt or sums of money hereby secured with interest thereon and all costs and expens secured, then this deed of bargain and sale shall cease, determine, and be utterly null and void, as to that part of the real estate not sold in full force and virtue.	es of the Mortgagee herein ereunder, otherwise to remain
	WITNESS my hand and seal this, the day of lowers	in the year of
	our Lord, one thousand nine hundred and twenty-	
	Signed, sealed and delivered in the presence of Cester	reland (SEAL)
	L. C. Wasters	(SEAL.)
	STATE OF SOUTH CAROLINA,	
	County of Greenville.	6
	Personally appeared before me	saw the within named
	sign, seal and asact and deed deliver the within written deed, for	i i
	mentioned, and that Me with L. C. With L. C. Market Me in the presence	
	execution thereof. Denable	Lester)
	Sworn to before me, this day of May english	, A. D. 192
	Notary Public in and	or South Carolina.
		NUNCIATION OF DOWER.
	County of Selevelle Sester , a Notary Pu	Min to Lond words with
	whom it may concern that Mrs Farmers Day Compelland,	
	Cedevard Coreland	
	did this day appear before me and upon being privately and separately examined by me did declare that she does freely voluntarily, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	without any compulsion, dread
	Corporation	
	its successors and assigns, all her interest and estate, and also all her right, title and claim of dower of, in or to all and singular the preleased.	remises within mentioned and
	Given under my hand and seal this.	
	[[Denable le	eter (SEAL)
	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 of, 19, the within named	
	hereby declares the lien of the same fully satisfied and does hereby authorize the Register Mesne Conveyance for Greenville County to e Mortgage full satisfaction thereof.	nter upon the records of said
	IN WITNESS Whereof, the said	
	by	
	hereto and duly attested by	· ·
	itsits	
	Attest:	
:	Secretary.	
	Signed, sealed and delivered in the presence of	
	STATE OF	
	STATE OF	
	STATE OF	its
	STATE OF	the foregoing satisfaction of
	STATE OF	r the foregoing satisfaction of
	STATE OF County of	r the foregoing satisfaction of seal of said Company thereto
	STATE OF	its r the foregoing satisfaction of seal of said Company thereto (SEAL)
	STATE OF County of. Personally appeared before me	its r the foregoing satisfaction of seal of said Company thereto (SEAL)
	STATE OF County of	r the foregoing satisfaction of seal of said Company thereto (SEAL)