TO HAVE AND TO HOLD, all and singu	lar the said Premises unto the sa	Appurtenances to the said Premises belonging, or in anywise incident or appertaining aid FIRST NATIONAL BANK of Greenville, S. C., its successors and assigns foreverheirs, executors or administrators, to warrant and forever defend all and singu-
the said Premises unto the said FIRST NATI	ONAL BANK of Greenville, S.	C., its successors and assigns, from and against
AND IT IS AGREED by and between the s	aid parties, that the said mortgage	or orheirs, executors, administrators or assigns, shall and panies which shall be acceptable to said FIRST NATIONAL BANK of Greenville, S. C.
I keep the same insured to the amount of	ce of this mortgage, and make I and that in case the said mortgage and FIRST NATIONAL BANK	Dollars of Greenville, S. C., its successors or assigns, may cause the same to be insured and erest thereon at the rate of eight per cent. per annum.
AND IT IS FURTHER AGREED by and	between the said parties, that the	he said mortgagor, orheirs, executors, administrators or assigns and discharge all taxes and assessments upon the said premises whenever the same
all become due and payable; and that in case the	ne said mortgagor, or said FIRST NATIONAL BAI	heirs, executors, administrators or assigns, shall at any time fail or neglective of Greenville, S. C., its successors or assigns, may pay and discharge the same, and
AND IT IS EXPRESSLY AGREED AN all rail or neglect or refuse to pay or cause to d or shall rail or neglect or refuse to insure of arge all taxes and assessments on the said prefuses, at the option of the said Bank, the whole	D STIPULATED that in case be paid, the interest provided is recep insured the house and burnises as atoresaid, before the exindebtedness evidenced by the same and be due and collectable, a	the said mortgagor, orheirs, executors, administrators or assignment in said note, or any part thereof, after the same becomes due and payable, as afore addings on said tot, or to assign the policy of insurance as aforesaid, or to pay and disciplifation of the time nixed by law for the payment thereof; then, in any or all of such did note or obligation (including any insurance premiums, and taxes, due and unpaired the right shall thereupon exist to foreclose this mortgage therefor, and also for a
rt of said interest and principal, when the same deers or for its successors or assigns, to enter in ereon; it being agreed that the said Bank, or r said rents and profits after deduction of all su onts, taxes, insurance and all sums expended by its—upon application to the Court by the said ge, be charged with the confection of the rents a	to and upon the premises hereby its successors or assigns, shall on his paid by it or them for the may it or them in connection with the Bank, or its successors or assignd profits of said property and the	ove mentioned when the same is due, or any interest that may become due thereon, or an lawful for the said FIRST NATIONAL BANK of Greenville, S. C., by its proper granted or intended to be, to take possession thereof, and collect the rents and profit ally be liable to account to the mortgagor for the amount actually received by it or the intenance and improvement of such property, expenses in collection of such rents, and he collection of such rents and profits; and for this purpose the mortgagor hereby corgus, to the appointment of a Receiver, who shall, pending the foreclosure of this mort the maintenance thereof; it being agreed that the net amount received by the said Banl expenses, is to be applied to the payment of such debt or any balance due thereon.
PROVIDED ALWAYS, NEVERTHELES ecutors, administrators or assigns, do and shall assigns, the said debt or sum of money afores use and buildings on said lot, and assign the p	S, and it is the true intent and r well and truly pay, or cause to aid, with interest thereon, if any olicy of insurance as aforesaid,	heir be paid unto the said FIRST NATIONAL BANK of Greenville, S. C., its successor shall be due and shall forthwith insure and keep insured, or cause so to be done thand pay and discharge, or cause to be paid and discharged, all taxes and assessments upormine and be utterly null and void; otherwise it shall remain in full force and virtue.
	OOD by and between the said p	arties, that the said mortgagor, orheirs or assigns,
		her breach committed
	· · · · · · · · · · · · · · · · · · ·	ther breach committed. day ofday
Witness hand hand in the year of our Lord one thousand	nine hundred and	this breach committed.  this day of and in the one hundred and
in the year of our Lord one thousand year of Sovereignty and Independent	nine hundred and	this breach committed,  this day of  and in the one hundred and  ica.
witnesshandhandhand	nine hundred ande of the United States of Amer	this day of and in the one hundred and (L. S
Witnesshandhand in the year of our Lord one thousand year of Sovereignty and Independent igned, Sealed and Delivered in the presence of	nine hundred ande of the United States of Amer	this day of and in the one hundred and L. S. (L. S.
in the year of our Lord one thousand year of Sovereignty and Independent igned, Sealed and Delivered in the presence of	nine hundred ande of the United States of Amer	this day of and in the one hundred and L. S. (L. S.
Witnesshandhandhand	nine hundred ande of the United States of Amer	thisday of
witnesshandhandhandhand	nine hundred ande of the United States of Amer	thisday of
witness	nine hundred ande of the United States of Amer	this day of day
witness	nine hundred ande of the United States of Amer	this day of
witness	nine hundred ande of the United States of Amer	this day of
witness	nine hundred ande of the United States of Amer	this day of
witness	nine hundred ande of the United States of Amer	this day of
in the year of our Lord one thousand year of Sovereignty and Independence greed, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA, bunty of	and seal at	this day of
witness	and seal at	ther breach committed.  this day of (I. S)  (I. S)  (I. S)  and made oath the oath t
witness	and seal at	ther breach committed.  this day of (L, S)  (L, S)  (L, S)  (L, S)  and made oath the thin written deed; and that the with with writnessed the execution there
witness	and seal at	ther breach committed.  this day of
in the year of our Lord one thousand year of Sovereignty and Independence gned, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA,  Dounty of	and seal at	ther breach committed.  this day of (L. S)  (L. S)  (L. S)  (L. S)  and made oath the thin written deed; and that he, with witnessed the execution thereof the execution thereof do hereby cert
in the year of our Lord one thousand year of Sovereignty and Independence greed, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA,  Dounty of	and seal	this
in the year of our Lord one thousand year of Sovereignty and Independence gned, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA,  ounty of	and seal	this day of
in the year of our Lord one thousand year of Sovereignty and Independence gned, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA,  ounty of	and seal	ther breach committed.  this day of (L. S)  (L. S)  (L. S)  (L. S)  and made oath the thin written deed; and that.  witnessed the execution thereof the wife did this day appear before me, a cell, voluntarily and without any compulsion, dread or fear of any person or person and assigns, and this day appear before me, a cell, voluntarily and without any compulsion, dread or fear of any person or person or person and assigns, S. C., its successors and assigns, and the delay voluntarily and without any compulsion, dread or fear of any person or person delay of Greenville, S. C., its successors and assigns, S. C., its successors and assigns, and assigns, S. C., its successors and assigns, and assigns, successors and assigns
in the year of our Lord one thousand year of Sovereignty and Independence gned, Sealed and Delivered in the presence of  STATE OF SOUTH CAROLINA, ounty of	and seal	this day of