er.	the said JEFFERSON STANDARD LIFE INSURANCE COMPANY its successors and assigns forever	AVE AND TO HOLD all and singular the premises before mentioned ur
NCE	defend all and singular the said premises unto the said JEEFERSON STANDARD LIFE INSURAN against every person, whomsoever, lawfully claiming or to claim the same or any part thereof.	myself and heir, executors and administrators to warrant and fore
	of the parties to these presents that if the said	IDED ALWAYS NEVERTHELESS, and it is the true intent and mean
f the	and shall well and truly pay or cause to be paid unto the said JEFFEKSON STKNDARD LIFE INSURAN- interest thereon if any shall be due, according to the true intent and meaning of this instrument and of and be void; otherwise, it shall remain in full force and authority.	its successors or assigns, the said debts and sums of money aforesaid, wi
shall w the orther	age and until said mortgage shall be fully unid or released the mortgagor will keep the buildings on a spany in such responsible insurance company of companies as shall be satisfactory of the mortgage, in to the mortgagee attached to said policy or policies of insurance; that if a greater amount of insurance payable in case of loss as aforesaid and with like subrogation clause; that all of said insurance policies of insurance shall be promptly paid when due. In case of loss and payment by any insurance companies, when one payable is rebuilding and restoring the damaged buildings as the mortgagee may eject. And it is further	is covenanted and agreed that all times during the continuance of this presenting insured against fire, tornado and such other casualty required by secured by this mortgage, with a mortgage and subrogation clause satisfact he said buildings than the amount aforesaid, all such insurance shall be me seed deposited with the mortgagee and that all premiums on all of the policy and the same of the property of the same of the policy of the property and the same of the policy of t
said	ms for insurance upon said buildings, then the mortgagee or its assigns shall have the right to insure s this mortgage and shall bear interest from the date of payment at the rate of	nd agreed that in the event that the mortgagor shall fail to pay any pre
f life	to be procured from the murtiagee, or some other reliable life insurance company, a policy or policies of	urthor covenanted and agreed that the said mortgagor shall produce or ea
mem-	or cause to he had as they become due all menumes on said policy of holicles until the debt secured across some policy of holicles until the debt secured across policy of holicles across policy	machineral colleges I tom the indeptedness becomed secured will keen so
ereto- r any pay and ne or 15th	neral or special, which may be assessed upon said land, premises or property without regard to any law here upon violation of this undertaking or the passage by the state of a law imposing payment of the whole or a court of competent jurisdiction of a decision that the undertaking by the mortgagor as herein provided, to a fine debt hereby secured, without deduction, shall at the option of the mortgagee become immediately due and the mortgagor agrees not to suffer or permit all or any part of said taxes or assessments to become erein to be soid for taxes, and turther agrees to furnish annually to the mortgage, on or before the 1 test and assessments. And it is agreed that in the event that the mortgagor shall fail to pay said taxes he sums so paid shall stand secured by the mortgage and shall bear interest from the date of payment at	imposing payment of the whole or any part thereof upon the mortgagee; the mortgagee; or upon the mortgagee; or upon the rendering by an assessments is legally inoperative, or is illegal, then and in any such eve withstanding anything contained in the mortgage or any law hereafter enuent nor to permit the said property or any part thereof, or any interest
e the ebtea-	e in fee simple, or has not good right and lawful authority to sell, convey or encumber the same; or if s have been begun affecting the same, or if any taxes or assessments be made or levied upon the debt secuenther by the state or county, or tor local purposes, the mortgagee or its successors or assigns shall have ortgagor or the person or persons claiming or holding under the mortgagor shall at once pay the entire indebt	is covenanted that if the said mortgagor does not hold said premises by not free and clear of all liens and encumbrances whatsoever; or if any so on the mortgagee or its successors or assigns for or on account of this loare the entire indebtedness secured hereby at once due and payable, and the hereby.
tathe socie	need ecoured hereby be placed in the bonds of extratoricy for collection or be collected by degat projecting, or the personnel persons obtaining through or under the next group to require the manufacture of the personnel personnel of the person	and the small should be shall be written the shall be written
ı any	of the indebtedness secured hereby, or any part thereof, or any part of the interest thereon, or upon a	is further covenanted and agreed that upon default in the payment of
gagee f the		ct, receive and receipt for the rents, income and profit of the same and al ceruing from or issuing out of said mortgaged premises, and until the in- ssors and assigns, to be applied to said indebtedness after first deducting t its successors or assigns, for laches or neglect in collecting the said re-
nount		ey secured hereby, or any part thereof; or on failure of the mortgagor to edness hereby secured, at that time unpaid, shall, at the option of the law said note contained to the contrary notwithstanding; such option to be
i,	violation of the covenants herein contained, it is covenanted that the mortgagee shall have the right, with a possession of and manage and control the mortgaged property pending foreclosure proceedings, for the posterior and protection of the mortgaged property and to the payment of the mortgage indebted	mortgagors, to make application for and to have a receiver appointed to ng, preserving, or protecting the same, and apply the net income therefrom
dness		er as the court may direct.
pur- dness  con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  The truck of the maturity of the indebtedness her axes.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgage as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee or its succession.
purdeness g con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **TRUCTURE**  in the year of our Lord, one thousand nine hundred and the part of the United States of America.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgage as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee or its succession.
purdeness g con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **TRUCTURE**  in the year of our Lord, one thousand nine hundred and the part of the United States of America.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgage as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee or its succession.
purdeness g con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  The truck of the maturity of the indebtedness her axes.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay successive praisements and homestead laws are hereby expressly waived.  In the successive procure of the mortgage as her eason of the failure of the mortgagor to procure such insurance or pay successive praisements and homestead laws are hereby expressly waived.  In the successive procure of the mortgagee or its successive procure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage.  A succession of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage.  A succession of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of t
purdeness g con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  INDUCTION  in the year of our Lord, one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.  (L.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee or its succession of the mortgagee or its succession of the mortgage or its succession of the mortgagee or its succession of the mortgage or its succession or declar expenses or payment of the taxes by the mortgage as her eason of the failure of the mortgage or its succession or declar expenses or payment of the taxes by the mortgage or its succession or declar expenses or payment of the mortgage or its succession or declar expenses or payment of the mortgage or its succession or declar expenses or payment of the mortgage or its succession or declar expenses or decla
purdeness g con- ult as ereby	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  INDUCTION  in the year of our Lord, one thousand nine hundred and year of the Sovereignty and Independence of the United States of America.  (L.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the
g con- ult as ereby  d and  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **Danching Color of the Sovereignty**  In the year of our Lord, one thousand nine hundred and the year of the United States of America.  **Julian Color of the Sovereignty**  MORTGAGE OF REAL ESTATE**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage or its succession of the failure of the mortgage of the failure of the failure of the failure of the failure of the mortgage of the failure
d and  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing of such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **Device: The control of the control of the control of the indebtedness have axes.**  **In the year of our Lord, one thousand nine hundred and the control of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence of the United States of America.**  **In the year of the Sovereignty and Independence	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgage as her eason of the failure of the mortgage as her eason of the failure of the mortgage or its succession of the taxes by the mortgage as her eason of the taxes by the mortgage as her e
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing out forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  INDIVITUALLY  in the year of our Lord, one thousand nine hundred and the year of the United States of America.  (L.  MORTGAGE OF REAL ESTATE  MACTGAGE OF REAL ESTATE  MACTGAGE OF REAL ESTATE  MACTGAGE OF REAL ESTATE  ALL Julium  , sign, seal and	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay successor of the failure of the mortgagor to procure such insurance or pay successor of the failure of the mortgagor to procure such insurance or pay successor of the failure of the mortgagor to procure such insurance or pay successor of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its successor of the failure of the mortgage or its succes between the failure of the mortgage or its successor of the failure of the mortgage or its successor of the failure of the mortgage or its successor of the failure of the mortgage or its successor of the failure of the mortgage of the mortgage of the mortgage of the mortgage or its succes of the mortgage of the mortgage or its succes of the mortgage of the mortg
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Matural America**    Mortgage of the Sovereignty and Independence of the United States of America**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its succession of the taxes by the mortgagee as her eason of the taxes by the mortgagee as her eason of the failure of the mortgage of the mortgag
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Matural America**    Mortgage of the Sovereignty and Independence of the United States of America**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its succession of the taxes by the mortgagee as her eason of the taxes by the mortgagee as her eason of the failure of the mortgage of the mortgag
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Matural America**    Mortgage of the Sovereignty and Independence of the United States of America**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its succession of the taxes by the mortgagee as her eason of the taxes by the mortgagee as her eason of the failure of the mortgage of the mortgag
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Matural America**    Mortgage of the Sovereignty and Independence of the United States of America**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its succession of the taxes by the mortgagee as her eason of the taxes by the mortgagee as her eason of the failure of the mortgage of the mortgag
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing cuch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Maturity**  In the year of our Lord, one thousand nine hundred and the second se	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagor to procure such insurance or pay succession of the failure of the mortgagee as her eason of the failure of the mortgagee as her eason of the failure of the mortgage or its succession of the taxes by the mortgagee as her eason of the taxes by the mortgagee as her eason of the failure of the mortgage of the mortgag
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.  **The Matural America**    Mortgage of the Sovereignty and Independence of the United States of America**	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  In the surpraise of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  If the surpraise of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  If the surpraise of the presence of the surpraise of th
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing such forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default above provided, be taken or deemed as a waiver of the right to declare the maturity of the indebtedness her axes.    Delition	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the mortgagor to procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  The failure of the failure of the mortgagor to procure such insurance or pay such praisements.  The failure of
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing ouch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default axes.  Plantitude in the year of our Lord, one thousand nine hundred axes.  In the year of our Lord, one thousand nine hundred when the year of the Sovereignty and Independence of the United States of America.  MORTGAGE OF REAL ESTATE  MORTGAGE OF REAL ESTATE  A pulliary , sign, seal and him written deed, and that in the presence of each other witnessed the execution thereof.  A D. 1944  RENUNCIATION OF DOWER  Secretary but of may concern, that Mrs. Secretary Mrs.	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declar ement of the insurance or payment of the taxes by the mortgagee as her eason of the failure of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  In the surpress of the failure of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  If the surpress of the failure of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  If the surpress of the failure of the mortgagor to procure such insurance or pay surpraisements and homestead laws are hereby expressly waived.  SOUTH CAROLINA,  All surpress of the failure of the taxes by the mortgagee as her eason of the taxes by the mortgage as her eason of the taxes by the mortgage as her eason of the taxes by the mortgage as her eason of the taxes
d and  L. S.)  L. S.)  L. S.)	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing on the foreiture; either as to any past or present default on the part of the mortgagor nor shall any default axes.  **Description**  **Result of the within named.**  **Description**  **Description**  **Description**  **Result of the within named.**  **Description**  **Descr	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her right and claim of cover, of, in or to, all and singular, the premise of the mortgage of the procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  S. My hand and seal this day of the following of the failure of the mortgage as her right and claim of dower, of, in or to, all and singular, the premise of the taxes of the mortgage of the premise of the taxes of the mortgage of the mortgage of the mortgage of the mortgage as her right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the taxes of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the taxes of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the taxes of the mortgage of the
d and  L. S.)  L. S.)  L. S.)  and as  no or  and and	or assigns to exercise any option to declare the maturity of the debt hereby secured under the foregoing cuch forfeiture; either as to any past or present default on the part of the mortgagor nor shall any default axes.  **PREVIOUS**  **INDICATION OF DOWER**  **RENUNCIATION OF DOWER**  **RE	is covenanted and agreed that no failure of the mortgagee or its success be taken or deemed as a waiver of right to exercise such option or declarement of the insurance or payment of the taxes by the mortgagee as her right and claim of cover, of, in or to, all and singular, the premise of the mortgage of the procure such insurance or pay such praisements and homestead laws are hereby expressly waived.  S. My hand and seal this day of the following of the failure of the mortgage as her right and claim of dower, of, in or to, all and singular, the premise of the taxes of the mortgage of the premise of the taxes of the mortgage of the mortgage of the mortgage of the mortgage as her right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the taxes of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the taxes of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the mortgage of the right and claim of dower, of, in or to, all and singular, the premise of the taxes of the mortgage of the

A CONTRACTOR OF THE CONTRACTOR