• • • • • • • • • • • • • • • • • • • •				
The mortgagor does hereby covenant and ag	ree to procure and	maintain insura	nce in the amour	nt of not less
than dollars acceptable to the mortgagee herein, upon all buil sign such insurance to the mortgagee as addition and maintain such insurance and add the expensicipal and the same shall bear interest at the sam debt and the lien of the mortgage shall be extend fail to procure and maintain (either or both) said the option of the mortgagee, become immediately said mortgagee shall have procured or maintaine	nal security, and in se thereof to the fa e rate and in the s ed to include and s d insurance as afor due and payable.	after existing up a default thereof ce of the mortga same manner as secure afte same. esaid, the whole and this withou	on said real estates aid mortgagee in ge debt as a part the balance of the line case said mondebt secured her it regard to who	e, and to as- may procure
Mortgagor does hereby covenant and agree t levied or assessed against said real estate, and als may be recovered against the same or that may l shall have the same rights and options as above	oecome a nen tnei	reon, and m der	and assessments liens or encum ault thereof said	that may be brances that d mortgagee
And if at any time any part of said debt, or	interest thereon, b	pe past due and t	mpaid, Mortgag	or
hereby assigns the rents and profits of the above there we concer cannot be a receiver, with rents and profits, applying the net proceeds the cost of expense; without liability to account for	authority to take	possession of sa	id premises and	collect said ebt. interest.
PROVIDED ALWAYS, nevertheless, and it	is the true intent :	and meaning of	the parties of th	ese Presents, .
that if I, the said mortgagor, do and she gagee the debt or sum of money aforesaid, with meaning of said note, then this deed of bargain otherwise to remain in full force and virtue.	interest thereon, i	t anv be due, ac	oraing to the tri	ie mieni and
AND IT IS AGREED by and between the sai to hold and enjoy the said Premises until defaul	id parties that said it of payment shall	i mortgagor	.8	
WITNESS MY hand and seal , this	31st.	day of	ctober	
in the year of our Lord one thousand, nine		xty-two		
in the one hundred and Eighty-sevent United States of America.	h '		ar of the Indeper	ndence of the
Signed, sealed and delivered in the presence of	- 1880	uncis	1 Sonis	act. s.)
John W. agnus			μ.	( <b>L</b> . <b>S</b> .)
		·		(L. S.)
			A	(L, S.)
·. =		<del></del>		
The State of South Carolin	inty }	Pı	obate	
PERSONALLY appeared before meW	H. Sullivan,	Jr.		id made oath
	is <sup>J</sup> . Bonifac	e		
sign, seal and as his act and deed deliver	the within writter	deed, and that	he with	·
John W. Agnew	are within written		tnessed the exec	ution thereof.
Sworn to before me this  October  October  A. D., 1962  Notary Public for South Carolina  (L.	day	Wall	lívæn Je	<i>-</i>
1ARY (continued on ne	xu page)	k +	٠.,	٠,٥