It is hereby agreed, that should any default be made in the payment of interest on said first mortgage, and such interest remaint unpuld and in arrears for ten days, or should any suit be commenced to foreclose said first mortgage, then the amount sectived by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the option of the owner or holder of this mortgage.

It is further agreed, generally, that said mortgage may, at its election, advance and pay any and all sums of money that in its judgment may be necessary to perfect title of said mortgaged premises or to preserve or defind the security intended to be given by this mortgage to advance and pay any and all installments or principal or interest on any and all prior mortgage liters and any and all sums of money to advanced and paid, shall be a interest at the zate of which was originally contracted for in this instrument, and they hereby the mode part of the mortgage clich hereby secured. The mortgagors hereby expressly agree to pay all and singularly the sums of money fogether with said interest so advanced or paid by the holder hereof.

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TOORTHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and shurular the said Premises unto the said

Domestic Loans of Greenville, Inc., Their Successors 2040 a territor perfor heirs and assigns forever.

AND We do hereby bind OUP sel 768 and OUP belrs, executors and administrators, to procure or execute any further necessary assurances of title to the said premises, the title to which is unencumbered, and also to warrant and forever defend all and singular the said Premises unto the said mortgagee

Domestic Loans of Greenvilles Inc., Their Successors and assign, from and against us t and our heirs, executors and administrators

and all persons lawfully claiming, or to claim the same or any part thereof,

AND IT IS AGREED, by and between the parties hereto, that the said mortgager their helrs, executors, or administrators, shall keep the buildings creeted, or to be erected on said premises, insured against loss or damage by fire, for the benefit of the said mortgager for an amount not less than \$2068.00

of the said mortgagee, for an amount not less than \$2088.00
in such company as shall be approved by the said mortgagee, and shall deliver the policy to the said mortgagee, and in default thereof,

the said mortgagee Domestic Loans of Greenville, Inc., Their Successors or saigns, may effect such insurance and reimburse themselves under this mortgage for the expense thereof, with interest thereon, from the date of its payment. And it is further agreed, in the erent of other insurance and confliction between the insurance, that the said mortgage

Domestic Loans of Greenville, Inc., Their Saccessors or assigns shall be emilied to receive from the aggregate of the insurance moneys to be paid, a sum equal to the amount of the debt secured by this mortgage.

AND IT IS AGREED, by and between the said parties, that if the said mortgager, their heirs, executors, administrators or assigns, shall fall to pay all taxes and assessments upon the said from the said shall fall for become payable, then the said-mortgager, Demestic Logue of Greenville, Inc., Their Successors

then the said nortgages, Demos the Double of Orentz Lies, 1004, 10012 Ontowards.

or assigns, may cape, the same to be paid, together with all penalties and costs incurred thereon, and reimbures themselves under the mortgage for the sums so paid, with interest thereon, from the dates of such payments.

AND IT IS AGREED, by and between the said parties, that upon any default being made in the payment of the interest on the said Note, or of the insurance premiums, or of the taxes, or of the taxes that here insure the said that become payable, or in any other of the provisions of this and mortgages, as aforesaid or assigns, although the period for the payment of the said debt may not then have expired.

AND IT IS AGREED, That if the holder of the Note secured hereby is compelled to pay any taxes upon the debt represented by said note, or by this mortgage, then, and in that event, unless the said taxes are paid by some party other than the said holder, that then the entire amount of the debt secured, or intended to be secured, shall forthyith become due at the option of the said injuritates, as aforeseald or assigns, although the period for its payment may not then have arrived.

AND IT IS AGREED, by and between the said parties, that, should legal proceedings be instituted for the collection of the debt secured hereby, then and in that event, the said mortgages. See afterward to be about to be about a receiver appointed of the runs and profits of the above described brunnes, with power to forthwith these out the said premises now if he should so elect, who, after deducting all charge and response about or sight properties, and the execution of the said trust as Receiver, shall apply the reading of the said years and profits for payment of the described.