	reby bind
neirs, executors and administrators, to warrant and forever defend all and singular t	•
neirs, executors, administrators and assigns and all others whomsoever, lawfully	claiming or to claim the same or any part thereof.
AND IT IS AGREED, by and between the said parties, that the said Mortgag administrators, shall and will forthwith insure the house and buildings now or hereaftire, and in such other forms of insurance as may be required by the Mortgagee, in Mortgagee, and assign the said policy or policies of insurance to the said Mortgagee or fail so to do, then the said Mortgagee, its successors or assigns, may cause the and expenses of such insurance under this mortgage.	er erected on said lot and keep the same insured from loss or damage by stock companies approved by the Mortgagee in a sum satisfactory to the , its successors or assigns, and in case he or they shall at any time neglect
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mea	ning of the parties to these presents, that ifthe said Mort-
agordo and shall well and truly pay or cause to be paid unt noney aforesaid, with the interest thereon, it any, shall be due, according to the tr o be paid by the Mortgagor,	are intent and meaning of the said Note, and all sums of money provided strators or assigns, under the covenants of this Mortgage, then this deed
etween the said parties, that the Mortgagorto hold and enterest at the time the same is due, shall be made. Upon any default in the payment	joy the said premises until default in any payment of principal, or of any or any of the principal of said debt, or or any interest thereon, at the time
he same is due; or upon any default in the payment of any and all sums of money xecutors, administrators or assigns, under the covenants of this Mortgage; or if the I hall at any time fail or neglect to insure and keep insured the house and buildings in policies of insurance to the Mortgagee, its successors or assigns, the whole debt is need to and payable and this Mortgage may be foreclosed by said Mortgagee, its successors.	Alortgagor
It is agreed and covenanted by and between the said parties that if the said Ir ha not good right and lawful authority to sell, convey or encumber the	fortgagor do not hold said premises by title in fee simple, same or if said premises are not free and clear of all liens and encumbrances
chatsoever; or if any suits have been begun or shall be begun affecting the same, ereby or upon the Mortgagee, or its successors or assigns, for or on account of thi agee, or its successors, shall have the right to declare the entire indebtedness secur repersons claiming or holding under the Mortgagor, shall at once pay the entire independent of the further agreed and covenanted by and between the said parties that unterpretations.	or if any tax or assessment be made or levied upon the debt secured s loan, either by the State or County, or for any local purpose, the Mort-red hereby at once due and payable and the Mortgagor or the person ebtedness secured thereby.
eirs, executors, administrators or assigns, shall and will pay all taxes or assessment fortgage or note secured hereby, promptly as they become due and before they be marges, public rates or assessments, the mortgagee shall have the right to pay same	ts on the property hereby mortgaged, and every part thereof, or on this come delinquent, and upon the mortgagor's failure to so pay the said taxes, (and any sums so paid shall stand secured by this mortgage and bearper cent, per annum), and reimburse itself for the same under the Mort-
age; and the Mortgagee may likewise, in case of such default, declare the entire debt And in case of default in the payment of said debt or interest thereon, and like Mortgagor hereby assigns the rents and profits of the above described premaid State may at Chambers, or otherwise, appoint a receiver with authority to tall	ewise in case of default in any of the agreements hereinabove set forth, ises to the Mortgagee, and agrees that any Judge of the Circuit Court of
aying costs of collection, apply the proceeds to the payment of said debt, interest, commanded the rents and profits actually collected. And it is further agreed and covenanted between the said parties that in case	osts and expenses, without liability, however, to account for anything more
r action or this Mortgage be foreclosed, or put into the hands of an attorney for eirs, executors, administrators or assigns, shall be chargeable with all costs of comount involved as attorney's fees, which shall be due and payable at once, which and may be recovered in any suit or action hereupon or hereunder.	collection, suit, action or foreclosure, the said Mortgagor,
WITNESS	
year of the Sovereignty and Independence of the United Sta	one hundred and
gned, scaled and delivered in the presence of	
	ttes of America. (L. S.)
	(L. S.)
	(L. S.) (L. S.) (L. S.)
	(L. S.)
	(L. S.) (L. S.) (L. S.)
CATE OF SOUTH CAROLINA,	(L. S.) (L. S.) (L. S.) (L. S.)
CATE OF SOUTH CAROLINA, bunty of	(L. S.) (L. S.) (L. S.) (L. S.)
PERSONALLY appeared before me	(L. S.) (L. S.) (L. S.) (L. S.)
PATE OF SOUTH CAROLINA, bunty of	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
CATE OF SOUTH CAROLINA, punty of	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
PATE OF SOUTH CAROLINA, punty of	(L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
PERSONALLY appeared before me	Deed; and thathe withseed the execution thereof.
PERSONALLY appeared before me	Deed; and thathe withseed the execution thereof.
PATE OF SOUTH CAROLINA, pounty of	tites of America. (L. S.)
TATE OF SOUTH CAROLINA, pounty of	Deed; and thathe withssed the execution thereof. RENUNCIATION OF DOWER me, did declare that she does freely, voluntarily, and without any compulver relinquish unto the within named
PATE OF SOUTH CAROLINA, pounty of	Deed; and thathe withssed the execution thereof. RENUNCIATION OF DOWER me, did declare that she does freely, voluntarily, and without any compulver relinquish unto the within named