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(3) That said mortgagor will keep unceasingly insured, to the said	satisfaction of said mortgagee all buildings now or hereafter on said premises against damage
as the mortgagee may desire; such proceeds, at the option lirection of said mortgagee, to the reconstruction or repair gee shall receive from the aggregate insurance proceeds all remiums and to deliver to said mortgagee renewals at least nicipal, county, state or federal, which now are or may be leving gagee therein, or upon this mortgage, or the debt or notes see reafter enacted imposing payment of the whole or any part the lien hereof that may now exist or may hereafter attach the mortgagee may pay such insurance premiums, cause tax sea not not may be not mortgage or services respect thereto; and said mortgagor covenants to repay forthwheel fees and for all other purposes authorized by this mortgage.	h sums as may be required and in such companies as may be approved by said mortgagee, ceeds of such insurance shall be payable as his interest may appear, the policies to contain of said mortgagee, to be applied to the payment of said debt, whether due or not, or its of said buildings; and in the event of other insurance and contribution among the insurer amounts secured hereunder; and said mortgagor agrees to pay, promptly when due, as three days before policies expire; also to pay when due all taxes, assessments and charge vied or assessed by law upon said mortgaged premises, or any part thereof, or upon the interest cured hereby, or upon the interest paid and payable thereon, without regard to any law here thereof upon said mortgagee; also to discharge any other lien or encumbrance upon the premises thereto, and exhibit to said mortgagee receipts of the proper persons when required; and carches to be made and pay such taxes and other charges, with accrued costs and penaltic sor counsel fees of any person employed to pay or discharge same, to adjust amount thereowith to said mortgagee all amounts paid by him for repairs, insurance premiums, taxes, encumage, and for all such sums, with interest thereon at the highest legal rate, said mortgagee shall explanated the light and the highest legal rate, said mortgagee shall eight approached to the suppose the suppose the said mortgagee shall eight approached to the suppose the said mortgagee shall eight approached the suppose the suppose the said mortgagee shall eight approached to the suppose the said mortgagee shall eight approached the suppose the suppose the said mortgagee shall eight approached the suppose the suppose the said mortgage and the suppose the suppose the said mortgage and the suppose the suppose the said mortgage and the said mortgage and the suppose the said mortgage and the said mortgage and the said mortgage and
That if said mortgagor shall make all payments herein stip ayment or breach of some covenant hereof; but that if, befo I be passed or any decision rendered by a court of competen ecured by mortgages, or upon principal or interest secured by pay any such tax upon said notes and this mortgage, or eit y moneys hereby secured, or by virtue of which any tax or holding that the above undertaking by said mortgagor to pay or has not good right to encumber the same, or if said premi land, or if said mortgagor shall fail to pay any part of pries thereon, or to pay forthwith the costs of repairs or imprimentally be used for any specific purpose and the same arincipal debt hereby secured remaining unpaid at that time, become immediately due and collectible, without notice, notwing may be at once foreclosed; and no failure of said mortgage yment by said mortgage of taxes, insurance premiums or a declare said debt due at any time thereafter.	rigagee shall be subrogated to all rights of those to whom such payments shall have been mad bulated, this mortgage shall be void, and that said mortgagor shall hold said premises unto be all amounts secured hereby shall be paid in full, with interest, costs and attorneys' fee in jurisdiction imposing or authorizing the imposition of any specific tax upon mortgages, or notes or mortgages, or by virtue whereof the owner for the time being of said land shall there of them, or upon the principal or interest thereby secured, and deduct the amount of such assessment upon said premises shall be chargeable against the owner of said notes an ay any tax is illegal or inoperative, or if said mortgagor does not hold said premises by tith isses are not free of all other liens and encumbrances whatsoever, or if any suit has been begurincipal or interest when due, or to pay any taxes or assessments at least 15 days before rovements, insurance premiums, judgments or liens upon said premises, or in case of the actual fany injury or waste impair the value of said security, or if it is stipulated herein that the rot so used, or if any covenant of this mortgage be broken, then, and in any such even with all accrued interest and all other amounts stipulated herein, shall, at the option of said ithstanding anything contained herein or in said notes or in any law hereafter enacted, and see to exercise such option shall be deemed a waiver of his right to do so subsequently, no any other amount herein authorized, or his failure to pay the same, be deemed a waiver of
and take possession and control thereof, lease the same and cland improvements of premises, collection of rents and all of some not actually received or for laches or neglect in collectit Court of said State may, in any County in said State, at That if any part of the principal, interest or other sum herein collection or for the protection of the mortgagee's interests,	ny payment herein agreed upon shall be past due and unpaid are hereby assigned by said aid premises or the adequacy of any security for said debt, enter, by himself or agents, upon collect such rents and profits and apply the net proceeds thereof (after deducting payments for there proper credits) upon said debt, interest, costs or expenses, without liability to account ting such rents or profits; and for this purpose the mortgagor hereby agrees that any Judge chambers or otherwise, appoint a receiver with full authority in this regard.  In stipulated be at any time past due and unpaid, or if said notes be placed in the hands of an or if said debt or any part thereof be collected by an autorney or by legal proceedings or
not to the second secon	ole fee, not less than That Ret Cla Laure  (which said mortgagor hereby agrees is a reasonable fee), for the mortgagee's
That all provisions hereof shall extend to and bind all mortg others, to the same extent as though the words "her," "its," "the ministrators, successors and assigns of said parties, respectively	at the highest legal rate, and all costs and expenses incurred by the mortgagee, he shall have gagors and mortgagees, whether one or more of each, and whether men, women, corporations, eir" or other suitable words were formally inserted at the proper places herein; also the heirs, y, and that any notice or demand in any case arising hereunder may be sufficiently made by postpaid envelope, addressed to said mortgagor at the last address furnished by him to said
microto and an rules and regulations adopted by anthorny thereof	association, shall comply with every provision of the by-laws thereof and all past and future f; and if said mortgagor shall break this covenant or cease to be a member of said association, due and this mortgage may be foreclosed as is more fully provided in the fourth covenant hereof.
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<u> </u>	
Witness MW hand and seal the	111. day of May in the year of our
Witness My hand and seal the Lord one thousand, nine hundred and Issuesstus factor	and in the one hundred and for they - Big Ath
year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of:	
Pell Buits	(l. b. Janis (L. S.)
(P. 6 (Parg	(L, S.)
	(L. S.)
STATE OF SOUTH CAROLINA, County of Greenville.	
Personally appeared before me. 11.1.1.1.2.1.2.1.2.1.2.1.2.1.2.1.2.1.2	
and made oath that	
(9, 10, (9) and as Mis)	act and deed deliver the within written deed; and that he with
Sworn to and subscribed before me this 14 f.	
day of Many A. D. 192.4	nece Burts
Notary Public for South Carolina.	Med Durts
STATE OF SOUTH CAROLINA, )	
County of Creanville	•
Carolina do haraby cartify unto all whom it may concern that Mrs. 100	a notary public in and for the State of South
the wife of the within named (A, O, & Taul)	amined by me, did declare that she does freely, voluntarily and without any compulsion, dread

or fear of any person or persons whomsoever, renounce, release and forever, relinquish unto the within named.

and his heirs, successors and assigns, all her interest and estate, and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released.

Given under my hand and seal this.

may 12 th, 1924

bad Wortham Dave

day of A. D. 192 4 (L. S.)

Notary Public for South Carolina.

Recorded.....