And the and postgrow— on. thereby tonic— and only tonic— and only tonic management of the said premises much tonic societies, the surrourne and extiguit, total 200 periods. The part herea. Th	To Have and to Hold all and sing	gular the said premises unto th	ne mortgagee, its successors and as	ssigns, forever.
or any part thereof. or any part thereof. or the horrycenes. A containment of the correlation. Or this has been an extension of the correlation of the theory of the correlation of th	And the said mortgagor do	hereby bindthe said pre	mises unto the said mortgagee, its s	uccessors and assigns, from and against
or an appart through. The provided Assembly of the provided o	heirs, exec	cutors, administrators and ass	igns, and against every person or	persons whomsoever lawfully claiming or to claim the
statistics, the and camp on the "full statistics of the companies of which was pole of the companies of the	e or any part thereof.	the heige expenses	re or administrators of the mortga	gor shall pay unto the said mortgagee, its successors
And the mortgage—— of the mortgage—— will grey the individuous as benchmerer growted, and multi-measured fully read, all and growth and any gard through or in the performance of any of the coverage and multi-measured fully read, and section contained, the mortgage—are to make the mortgage—are grown—to make the houses and buildings upon the end received and the mortgage—agent—to make the houses and buildings upon the end received and the mortgage—agent—to make the houses and buildings upon the end received and the contained points has or channels. It is found to the ten buildings to the contained the mortgage—agent—to make the houses and buildings upon the end received and the contained points in a formach from the table. The products are compated out on the ten buildings and the sorting and the contained points and the contained to the contain	essigns, the said sum of money mentioned condition, and any and all other sums ment of which said policy of life insur	in the condition of the said be	wable hereunder and until the sa	ame be fully paid, each and every premium upon the
Fig. 1. That the mortgager— will pay the indebedness as bereinbefore provided, and, cut the name be july paid, all tadd preculsors of the provident of the prov	And the mortgagor for	······	, heirs, executors, administrator	rs and assigns, covenants with the mortgagee as follows,
Second: And the meripagon—agree	it: First: That the mortgagor wi	II pay the indebtedness as here	simbofore provided and until the sa	ame be fully paid, all said premiums of life insurance, and,
we for each test below. It and by tormodal, it cognited for each less than It, an a company or company and active to the company of the company of company or company and active to the company of the	Second: And the mortgagor	gree to insure the houses	and buildings upon the said premi	ises and to keep the same insured against loss or damage
the state of companion and anticletter is the conference and received to the ancience of the a	re for not less than			
Third: And it is herdy expressly agreed that the whole principal stam, are to much thereof as may remain ungual, shall become does and payable at the all the principal stam, and the shall company of the contrary and and contained or in case of the second of the contrary of the contrary accessionated and accessi	ars, in a company or companies satisfacting transfer to be in such a feast three (3) days before the expirativer such policies, as aforesaid, then the transfer with interest, and may proceed, and may proceed.	orm as it may require, all rending of the old policies, and the said mortgagee may cause that its option, to foreclose the	assign and deliver the said point ewal policies to be delivered to the nat in the event the mortgagor the same to be insured and reim same as though default in the pays	mortgagee at its principal office in the City of New York shall at any time tail to effect such insurance or to aburse itself for the premiums and expenses under this ment had been made.
Found: And the said mortgager— agents and tensions and section as to incour the value of the states as a security for this least, and upon the value of the states as a security for this least, and upon the value of the states are security for this least, and upon the property of the states and the value of the states of the states are security for the states of the states of the states are property of the states and the property of the read and upon the value of the mortgaged premises a security for the absolute of the states and the property of the states and the states and the property of the property of the st	Third: And it is hereby expressly ion of the said mortgagee, after default water rate for sixty (60) days, or in cothe contrary notwithstanding.	agreed that the whole principal in the payment of any of sai ase of the actual or threatened	l sum, or so much thereof as ma d instalments for thirty (30) days, l demolition or removal of any build	ay remain unpaid, shall become due and payable at the or after default in the payment of any tax or assessment ding erected upon said premises, anything herein contained
agoly for the appointment of effective these trouble around and the throughput persons or prevails the control product of the throughput persons of prevails and the same and the product of any trace; through and the same and throughput persons, or ago agree throughput persons of the payment of any trace; through and the same shall be a line on the said formage persons, or ago agree through the same and the same shall be a line on the said principle, or agree and the same shall be a line on the said principle of the correspont. A control to the same and the same shall be a line on the said principle, or agree and the same shall be a line on the said principle, and the same shall be a line on the said principle, and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the said principle of the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same and the same shall be a line on the same shall be a line on the same and the	Fourth: And the said mortgagor and not commit any waste or any injur	otion of the mortgagee.	in the value of the same as a s	, .
Sixth. And the morgago	apply for the appointment of a receiver h a receiver as a matter of right, wit	hout consideration of the valuments of such amounts.	e of the mortgaged premises as se	ecurity for the amounts due the mortgagee, or the solvency
Seconth. In the event of the passage after the date of this mortgage of any law of the State of South Carolina deducting from the value of land for the mortgage of the state of the death	Sixth. And the mortgagor do posed by law upon the said mortgaged prigagor, to pay the amount of any i agrees to repay to the mortgagee, with the said by these presents; and the though the prefix contained to the contrary	further covenant and agreemises, or any part thereof, it such tax, charge or assessment, with interest thereon, without whole amount hereby secured, notwithstanding.	, with any expenses attending the s notice or demand, and the same sh if not then due, shall thereupon, if	same, and any amount so paid, the mortgagor covenants hall be a lien on the said premises, and be secured by the f the mortgagee so elect, become due and payable forthwith,
Eighth, It is expressly understood and agreed that this mortgage shall become due and payable at the option of the mortgage, a shall we will be the programment of the mortgage for the programment of the said principal moneys, premiums and interest to its several securities therefor such manner as it may think fit. Tenth: It is furthermore agreed that the said mortgagor shall have the privilege of prepaying the amount hevely secured in installments equal to the mortgage of the payment of all moneys due hereon, with interest, incompletely any after three (3) posteropaying day, after three (4) posteropaying day, after three (3) posteropaying day, after three (4) posteropaying day, after three (4) posteropaying day, after three (4) posteropaying day, after three days after three (4) posteropaying day, after three days after three (4) posteropaying days after three (4) poster	Seventh. In the event of the pass rpose of taxation any lien thereon, or commence of collection of any such taxe	sage after the date of this mo hanging in any way the laws f s, so as to affect this mortgage er of said land requiring the na	e, the holder of this mortgage, and avment of the mortgage debt, and	at the debt which it secures shall have the right to give
Nimit: It is further agreed that the mortgage may resort for the payment of the said principal moneys, premiums and interest to its several securities therefor such manner as it may think fit. Tenth: It is further agreed that the mortgage may resort for the payment of of prepaying the amount hereby secured in installments equal to the shill windstrent, or multiples thereof, on say instalment-paying day and as these (c) largest from the date hereof, of any sum of the instalments or multiples thereof, on say instalment-paying day, after three (3) years from the date hereof, of any sum of the instalment then due and payable, such excess shall be applied by the said mortgage on account of the relations of payable, such excess shall be applied by the said mortgage on account of the paying said borrower and only on the other of the manning unpaid; and upon full payment of all moneys due hereon, with interest, including premiums due and unpaid, these presents shall cears, distrimune and roll. Eleventh: It is expressly understood and agreed that in case of suit or collection by an attorney, the said mortgage or agree. To pay. ———————————————————————————————————	Dighth It is expressly understood	and agreed that this mortgag	re shall become due and payable at	t the option of the mortgagee, if the mortgagor shall
such manner as it may thus fit. Tenth: It is furthermore agreed that the said mortgagor	vey away said mortgaged premises, except Ninth: It is further agreed that the	with the written consent of the n	nortgagee.	
ntibly instalments, or multiples thereof, or any lot, the abstrace—on any instalments, or multiples thereof, or any sum in the event of the property or the date hereof, or any sum in the event of the property or the date hereof, or any sum in the event of the property or the date hereof, or any sum in the event of the property or the date hereof, or any sum in the event of the property or the date hereof, or any sum in the event of the property or the property of the event of the anomat of the principal, then due, as attorney's fees. Type text of the amount of the principal, then due, as attorney's fees. Type that, It is furthermore agreed that if said policy of life insurance be still in force, add loan and this mortgage shall become immediately due and payable and the insurance of the insurance and the mortgage shall be or the state of any to such person or persons as may be legally entitled thereto. And it is agreed by and between the said mortgagor—and the mortgage that the said mortgagor—shall hold and enjoy the said premises until default payament or a breach of a covenant herein shall be made. WITNESS WITNESS And it is agreed by and between the said mortgagor—and the mortgage that the said mortgagor—shall hold and enjoy the said premises until default payament or a breach of a covenant herein shall be made. WITNESS Signed, Scaled and Delivered in the Presence of	such manner as it may think fit.			at a smount horaby secured in installments equal to the
Twelfth: It is furthermore agreed that it is aid policy of life insurance be still in force, said loan and this mortgage shall become immediately due and payable on the death of the insured, and the mortgage shall apply toward the payment thereof the amount due from it under the terms of said policy and pay over the lance if any to such person or persons as may be legally entitled thereto. And it is agreed by and between the said mortgagor	the event of the payment to the said is cess of the instalment then due and pay en remaining unpaid; and upon full paym	able, such excess shall be appli- nent of all moneys due hereon,	ed by the said mortgagee on accou with interest, including premiums of	ant of the net balance of principal of said borrowed money due and unpaid, these presents shall cease, determine and
Twelith: It is turthermore agreed that if said policy of life insurance be still in force, said loan and this mortgage shall become immediately used to the insured, and the mortgages shall apply toward the payment thereof the amount due from it under the terms of said policy and pay over the lance if any to such person or persons as may be legally entitled thereto. And it is agreed by and between the said mortgagor. — and the mortgages that the said mortgagor. — shall hold and enjoy the said premises until default payment or a breach of a covenant herein shall be made. WITNESS. — hand — and seal — this — day of	(%) nor cent of the amount of	the principal, then due, as attor:	nev's fees.	
And it is agreed by and between the said mortgagor	Twelfth: It is furthermore agree	d that if said policy of life ins	surance be still in force, said loan a payment thereof the amount due	ind this mortgage shall become immediately due and payable from it under the terms of said policy and pay over the
payment or a breach of a covenant neterin state instance. WITNESS hand and seal this day of in the year of our without computation, dependence of the United States of America. Signed, Sealed and Delivered in the Presence of (SEAL.) STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Id makes oath that he was present and saw. sign, seal and as. act and deed execute and deliver the within timesed the execution thereof. SWORN to and subscribed before me, this the. STATE OF SOUTH CAROLINA, County of Greenville. Prosonally appeared before me, this the. (SEAL.) STATE OF SOUTH CAROLINA, County of Greenville. Prosonally appeared before me, this the. (SEAL) STATE OF SOUTH CAROLINA, County of Greenville. A D. 192 STATE OF SOUTH CAROLINA, County of Greenville. I,				
rd one thousand nine hundred and and the one hundred and torty (SEAL) Signed, Sealed and Delivered in the Presence of (SEAL) Signed, Sealed and Delivered in the Presence of (SEAL) STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. d makes oath thathe was present and saw	And it is agreed by and between t payment or a breach of a covenant he	he said mortgagor and the rein shall be made.	mortgagee that the said mortgage	in the year of OUT
Signed, Sealed and Delivered in the Presence of (SEAL.)	WITNESShan	d and seal this	and in the one hundred and f	forty year of the
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. d makes oath thathe was present and saw	rd one thousand nine hundred andd dependence of the United States of Ame	erica.		
STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. d makes oath thathe was present and saw	Signed, Sealed and Delivered in the	e Presence of		(SEAL.)
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Personally appeared before me				
d makes oath thathe was present and saw	_ 11 11-6			
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STATE OF SOUTH CAROLINA, County of Greenville. I,	tnessed the execution thereof. SWORN to and subscribed before	me, this the	day of	, A. D. 192
RENUNCIATION OF DOWER. County of Greenville. I,				
RENUNCIATION OF DOWER. County of Greenville. I,		(5)	Seal)	
RENUNCIATION OF DOWER. County of Greenville. I,		Notary Public for South Carolin	ıa.	
County of Greenville. I,	The second secon		and the second of the second o	RENUNCIATION OF DOWER.
hereby certify unto all whom it may concern that Mrs		}		
ife of the within named		that Micc		
nd released. GIVEN under my hand and seal this	rife of the within named	heing privately and separately	examined by me, did declare that	she does freely, voluntarily, and without compulsion, dread
GIVEN under my name and see and see	states, its successors and assigns, all her i			
	States, its successors and assigns, all her i	1 this		, A. D. 192
(Seal.)	States, its successors and assigns, all her land released. GIVEN under my hand and sea	d this	day of	, A. D. 192

Recorded.....