	ppurtenances to the said Premises belonging, or in anywise incident or appertaining.
	Realty Coarporation, Its Rucces and it does
i to all	his Heirs and Assigns forever. And it does
nd forever defend all and singular the said Premises unto the said Reality	Charpenting its Duccessors and assigns, to warrant
d forever defend an and singular the said Tremises unto the said	his Heirs and Assigns, from and against
er lawfully claiming or to claim the same or any part thereof.	? • (
the same of any part thereof.	· · ·
No. age 100	a sum not less than
om loss or damage by fire, and assign the policy of insurance to the said mortgage	n a company or companies satisfactory to the mortgagee, and keep the same insured e; and that in the event that the mortgager shall at any time fail to do so, then
e said mortgagee may cause the same to be insured in	name and reimburse
	r the premium and expense of such insurance under this mortgage, with interest.
And if at any time any part of stid debt, or interest thereon, be past due and	I unpaid, Raid Corporation does assigns the rents and profits
f the above described premises to said mortgagee, or	Heirs, Executors, Administrators or or otherwise, appoint a receiver, with authority to take possession of said
remises and collect said rents and profits, applying the net proceeds thereafter (after ability to account for anything more than the rents and profits actually collected.	r paying cost of collection) upon said debt, interest, costs or expenses; without
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of	the parties to these Presents, that
the said mortgagor, does and shall well and tru	ly pay or cause to be paid unto the said mortgagee the debt or sum of money
foresaid, with interest thereon, if any be due, according to the true intent and mean nd be utterly null and void; otherwise to remain in full force and virtue.	ting of the said note, then this deed of bargain and saie snan cease, determine,
AND IT IS AGREED, by and between the said parties that the said mortgago nd enjoy the said Premises until default of payment shall be made.	or LC , to hold
IN WITNESS WHEREOF, the said granting corporation has caused its corp.	porate seal to be hereunto affixed and these Presents to be subscribed by its duly au-
norized officers	orate sear to be nerelated annex and these Tresents to be subscribed by its daily an
on this, the 15	day of October in the
ear of our Lord one thousand nine hundred and twenty-	and in the one hundred and fifty first
year of the Sovereignty and Independence of the United	
Signed, Sealed and Delivered in the Presence of:	
() LBozard	The Carorlando Invectment Corps
m. J. G. Gymes.	Buy W. D. Workman, President
STATE OF SOUTH CAROLINA,)	and w.m. walters, Secretary
County of Greenville.	
PERSONALLY appeared before me July 303 and	and made oath that
corporation chartered under the laws of the State of South Carolina, sign, seal with	nd W. M. Waltur as Sucretary of its corporate seal, and as the act and deed of said corporation, deliver the ofthin Care
ritten mortgage, and that he, with M.J. Corymla	
SWORN to before me, this	
day of Detoher A. D. 1926	
M. J. Crymes (I., S.) Notaty Public for South Carolina.	9. L. Bogard
3 nd n+ 9:	35. a.m. 1066
Recorded LUW COLUMN	196.16