TO HAVE AND TO HOLD all and sin	outlar the eaid promises upto the	orton gee its successors and	ssions forever	se incident or apportaining.
AND the said mortgagor do LA here		•		Liesheirs, executors
d administrators, to warrant and forever de			*	
cson or persons whomsoever lawfully claim	and	rt thereof.	neirs, executors, administrate	ors and assigns, and against every
PROVIDED ALWAYS, that if the mortigns, the said sum of money mentioned in dition, and any and all other sums which is effect, then these presents and the estate	may become due and payable hereun	der, and until the same be	ully paid, shall keep said po	licy of life insurance in full force
AND the mortgagor for	Limself.	his	, heirs, executors, adı	ministrators and assigns, covenants
e and effect, and, if default be made in the have power to sell the premises herein de	e payment of any part thereof, or in escribed according to law.	the performance of any of	the covenants and condition	s herein contained, the mortgagee
nst loss or damage by fire (and by tornac	do, if required) for not less than	Thirtyfind	- Hundres	(\$3,500.00)
deliver the said policy or policies of insu- vered to the mortgagee at its principal offi- tgagor shall at any time fail to effect be itself for the premiums and expenses of a made. In case of loss the amount receiv- dings as the mortgagee may elect.	rance, premiums paid, to the said mice in the City of New York at least such insurance or to deliver such under this mortgage, with interest; and from such insurance shall be appreciated.	three (3) days before the policies, as aforesaid, then the and may proceed, at its optiplied either on the indebted	be in such form as it may expiration of the old police e said mortgagee may cause on, to foreclose the same as t less hereby secured or in rel	require, all renewal policies to be cies, and that in the event the the same to be insured and reimhough default in the payment had building or restoring the damaged
THIRD: And it is hereby expressly agree mortgagee, after default in the payment (60) days, or in case of the actual or testanding.	eed that the whole principal sum, o of any of said instalments for thir threatened demolition or removal of	r so much thereof as may re ty (30) days, or after defau f any building erected upon	nain unpaid, shall become dute in the payment of any tassaid premises, any thing her	se and payable at the option of the cor assessment or water rate for ein contained to the contrary hot-
FOURTH: And the said mortgagor, are, and free of all liens and encumbrang to such an extent as to impair the valutgagee.	ces for repairs or improvements or	otherwise that might take pr	ecedence over this mortgage,	and not commit any waste or any
FIFTH: And the mortgagee shall also be the appointment of a receiver of the rents atter of right, without consideration of the for the payments of such amounts.	and profits of the said premises wit	thout notice, and the mortga	gee shall be entitled to the a	appointment of such a receiver as
SIXTH: And the mortgagor do upon the said mortgaged premises, or any nents, it shall and may be lawful for the tor liens, with any expenses attending the notice or demand, and the same shall be then due, shall thereupon, if the mortgage	part thereof, or of any other prior said mortgagee, without notice to ce same, and any amounts so paid, the a lien on the said premises, and be	hens or encumbrances and or demand from the mortgage mortgagor covenant at secured by the said bond an	o deliver to the mortgagee or to pay the amount o d agree to repay to the mort l by these presents; and the	on demand receipts showing such f any such tax, charge or assess- gagee, with interest thereon, with- whole amount hereby secured, if
SEVENTH: In the event of the passage exaction any lien thereon, or changing in a ction of any such taxes, so as to affect the to the owner of said land requiring the and collectible at the expiration of the sa	any way the laws for the taxation o is mortgage, the holder of this mort e payment of the mortgage debt, an aid thirty (30) days.	f mortgages or debts secure gage, and of the debt which d it is hereby agreed that if	l by mortgage for State or it secures, shall have the righ such notice shall be given, th	local purposes, or the manner of it to give thirty (30) days' written e said debt shall become due, pay-
EfGUCU: A is expressly understood as said mostgaged premises, except with the	he written consent of the mortgage	e, or if title therete shall be	come vested in any other o	wher in any manner whatsoever.
NINTH: It is further agreed that the manner as it may think fit.	ortgagee may resort for the paymen	t of the said principal mone	ys, premiums and interest to	o its several securities therefor in
TENTH Is expressly understood and	agreed that in case of suit or colle	ction by an attorney, the sa	•	:
%) per cent of the amount		- · · · · · · · · · · · · · · · · · · ·	d mortgagor agree	to pay
		•		
ELEVENTH. It is furthermore agreed the death of the insured, and the morte	that if said policy of life insurance ages shall apply toward the paymen	e he stiff in force, said took	and this mostgage shall hec	ome immediately due and navable
ELEVENTH. It is furthermore agreed the death of the insured, and the mortg sy, to such person or persons as may be AND it is agreed by and between the sai	that if said policy of life insurance ages shall apply toward the paymen legally entitled thereto: id mortgagor and the mortgages	e be still in force, said foan thereof the amount due fr that the said mortgagor	and this mostgage shall her om it under the terms of sai shall hold and enjoy the s	ome immediately due and payable d policy and pay over the balance, aid premises until default of pay-
ELEVENTH: It is furthermore agreed the death of the insured, and the mortg syx to such person or persons as may be AND it is agreed by and between the sai	that if said policy of life insurance ages shall apply toward the paymen legally entitled thereto: id mortgagor and the mortgages	e be still in force, said foan thereof the amount due fr that the said mortgagor	and this mostgage shall her om it under the terms of sai shall hold and enjoy the s	ome immediately due and payable d policy and pay over the balance, aid premises until default of pay-
ELEVENTH. It is furthermore agreed the death of the insured, and the mortg sy, to such person or persons as may be AND it is agreed by and between the sai	that if said policy of life insurance ages shall apply toward the paymen legally entitled thereto: id mortgagor and the mortgages	e be still in force, said foan thereof the amount due fr that the said mortgagor	and this mostgage shall her om it under the terms of sai shall hold and enjoy the s	ome immediately due and payable d policy and pay over the balance, aid premises until default of pay-
ELBVENTH. It is furthermore agreed the death of the insured, and the mortger, to such person or persons as may be AND it is agreed by and between the sait or a breach of a covenant herein shall be WITNESS	that if said policy of life insurance ages shall apply toward the paymen legally entitled thereto: id mortgagor and the mortgagoe made. I seal this	that the said mortgagor thereof the amount due from that the said mortgagor day	and this mostgage shall become it under the terms of said shall hold and enjoy the say of	ome immediately due and payable depolicy and pay over the balance, aid premises until default of pay- in the year electric year. U. (SEAL)
AND it is agreed by and between the sai or a breach of a covenant herein shall be WITNESS	that if said policy of life insurance ages shall apply toward the paymen legally entitled thereto: id mortgagor and the mortgagoe made. I seal this	that the said mortgagor thereof the amount due from that the said mortgagor day	and this mostgage shall here om it under the terms of said shall hold and enjoy the say of	ome immediately due and payable d policy and pay over the balance, aid premises until default of pay-
ELEVENTH. It is furthermore agreed the death of the insured, and the mortger, to such person or persons as may be AND it is agreed by and between the sait or a breach of a covenant herein shall be WITNESS	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgager and the mortgager made. I seal this	that the said mortgagor that the said mortgagor da , and in the one hun	and this mortgage shall here om it under the terms of said shall hold and enjoy the s y of	ome immediately due and payable of policy and pay over the balance, aid premises until default of pay- in the year electric year year (SEAL) (SEAL) PROBATE
ELEVENTH. It is furthermore agreed the death of the insured, and the mortge of such person of persons as may be at or a breach of a covenant herein shall be with the sure of a covenant herein shall be with the sure of the United States of the United States of Signed, Sealed and Delivered in the Signed, Sealed and Delivered in the State of Signed, Sealed and Delivered in the Signed Sealed Seal	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgages and the mortgages when made. I seal this	that the said mortgagor that the said mortgagor da and in the one hun	and this mostgage shall become it under the terms of said shall hold and enjoy the say of	me immediately due and payable depolicy and pay over the balance, aid premises until default of pay- in the year selection, in the year selection. (SEAL) (SEAL) PROBATE and makes oath
ELEVENTH. It is furthermore agreed the death of the insured, and the morte of such person or persons as may be AND it is agreed by and between the sait or a breach of a covenant herein shall be WITNESS. WITNESS. WITH Lord one thousand nine hundred and the Independence of the United States of Signed, Sealed and Delivered in the Mal. Bliggian. ATE OF SOUTH CAROLINA, County of Greenville. See South Carolina, Sec. Personally appeared before me. She was present and saw. act	that if said policy of life insurance ages shall apply toward the payment degally entitled theretorid mortgager and the mortgager made. I seal this	that the said mortgagor that the said mortgagor and in the one hunder within written deed, and that within written deed, and that	and this mostgage shall become it under the terms of said shall hold and enjoy the say of	in the year Land, M. (SEAL) (SEAL) PROBATE and makes oath
ELEVENTIT. It is furthermore agreed the death of the insured, and the morte of such person or persons as may be AND it is agreed by and between the sair or a breach of a covenant herein shall be WITNESS. W	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgager. and the mortgager made. I seal this 2014 America. Thurtylight America. The presence of America. Bangh, and deed execute and deliver the very core me this 2014	that the said mortgagor that the said mortgagor and in the one hunder within written deed, and that within written deed, and that	and this mostgage shall become it under the terms of said shall hold and enjoy the say of	in the year Land, M. (SEAL) (SEAL) PROBATE and makes oath
ELEVENTH To is furthermore agreed the death of the inerced, and the morte of such person of persons as may be an abreach of a covenant herein shall be to a breach of a covenant herein shall be witness. WITNESS. Wy. hand. and our Lord one thousand nine hundred and he Independence of the United States of Signed, Sealed and Delivered in the Blazant. ATE OF SOUTH CAROLINA, County of Greenville. She was present and saw. seal and as act SWORN TO AND SUBSCRIBED before Manual Blazant. SWORN TO AND SUBSCRIBED before Manual Blazant. Notary Public	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgager. and the mortgager made. I seal this	that the said mortgagor that the said mortgagor and in the one hunder within written deed, and that within written deed, and that	and this mostgage shall become it under the terms of said shall hold and enjoy the say of	in the year Land, M. (SEAL) (SEAL) PROBATE and makes oath
ATE OF SOUTH CAROLINA, County of Greenville. SWORN TO AND SUBSCRIBED before SWORN TO AND SUBSCRIBED before SUBSCRIBED BEFORE SWORN TO AND SUBSCRIBED before ATE OF SOUTH CAROLINA, County of Greenville. SWORN TO AND SUBSCRIBED before ATE OF SOUTH CAROLINA, County of Greenville.	that if said policy of life insurance ages shall apply toward the payment desally chilled theretoride made. I seal this	that the said mortgagor that the said mortgagor that the said mortgagor and in the one hunder within written deed, and that within written deed, and that much market Market And the execution of the exe	shall hold and enjoy the shall hold and enjoy the sy of	me immediately due and payable depolicy and pay over the balance, aid premises until default of payable defa
ELEVENTIT. To is furthermore agreed the death of the inerced, and the morth of such person of persons as may be AND it is agreed by and between the sait or a breach of a covenant herein shall be WITNESS. WITNESS. WITNESS. My. hand. and ur Lord one thousand nine hundred and he Independence of the United States of Signed, Sealed and Delivered in the Mal. ATE OF SOUTH CAROLINA, County of Greenville. She was present and saw. seal and as. SWORN TO AND SUBSCRIBED before the Mal. ATE OF SOUTH CAROLINA, county of Greenville. ATE OF SOUTH CAROLINA, county of Greenville. ATE OF SOUTH CAROLINA, county of Greenville. I, hereby certify unto all whom it may concern the day appear before me, and, upon be to fany person or persons whomsoever, and tioned and released.	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgager. and the mortgager made. I seal this	that the said mortgagor that the said mortgagor that the said mortgagor defined and in the one hunder of the control of the contr	shall hold and enjoy the shall hold and enjoy	me immediately due and payable depolicy and pay over the balance, aid premises until default of pay- in the year second year was second year year year year year year year year
ELEVENTITE It is furthermore agreed in the death of the inerused, and the mortg and the mortg and the person of persons as may be AND it is agreed by and between the saint or a breach of a covenant herein shall be WITNESS	that if said policy of life insurance ages shall apply toward the payment legally entitled theretorid mortgager. and the mortgager made. I seal this	that the said mortgagor that the said mortgagor that the said mortgagor defined and in the one hunder of the control of the contr	shall hold and enjoy the shall hold and enjoy the sy of	me immediately due and payable depolicy and pay over the balance, aid premises until default of pay- in the year second year was second year year year year year year year year

necessary to employ counsel to collect any sums secured

agreed that should it leasns

ille gird matgager (