If default shall be made in the payment of the note hereby secured, according to its terms, or if default be made in the performance of any of the other covenants and agreements contained in said note or this mortgage and such default shall continue for thirty days, then in all or any of said events the full principal sum with all unpaid interest thereon and any amounts expended by the Mortgagee under the terms and provisions of this mortgage, with interest thereon as herein provided, shall, at the option of the Mortgagee, become at once due and payable without further notice and irrespective of the date of maturity expressed in the note secured hereby, and this mortgage may be foreclosed.

The Mortgagor hereby assigns and sets over to the Mortgagee all rents from the above described property hereafter accruing, as additional security for the indebtedness and other items secured by this instrument and for the purpose of keeping said property in proper repair and the Mortgagee is hereby given a prior and continuing lien thereon. The Mortgagor hereby said property in proper repair and the Mortgagee is hereby given a prior and continuing lien thereon. The Mortgagor hereby appoints the Mortgagee its attorney and agent to collect said rents with or without action and to apply same, less expenses of collection, to the said indebtedness, other secured items and repairs in such manner as the Mortgagee may elect; prodictly of the said indebtedness, other secured items and repairs in such manner as the Mortgagee may elect; produced, however, that until there be a default under the terms of this instrument, the Mortgagor may continue to collect and vided, however, that until there be a default under the terms of this instrument, the Mortgagor may continue to collect and vided, however, that until there be a default under the terms of this instrument, the Mortgagor may continue to collect and vided, however, that until there be a default under the terms of this instrument, the Mortgagee for attorney shall be irrevocable enjoy said rents without accountability to the Mortgagee for failure or inability to entil of or concurrently with any of said remedies, but no liability shall attach to the Mortgagee for failure or inability to entil to the Mortgagee for failure or inability to collect any rents herein assignment. This assignment, lien and power of attorney shall apply to all rents hereafter accruing from collect any rents herein assignment. This assignment is an and profits to the property and any purchaser of the property shall take subject to all the provisions and conditions set out herein. The occupants of the premises upon being requested to do so by the Mortgagor to such payment and the receipt of the

the right to have a receiver costs of the receivership, shall the premises, and so apply the	of the rents, issues apply the net proceeds, issues and p	and profits of ceeds upon the profits.	ce of any of the terms and conditions of this instrument shall be instituted, of the mortgaged premises appointed, indebtedness, interest, costs and exp	enses and who may lease
terms and provisions and shall	rance shall become	null and void	shall cause to be paid the note secure tions and obligations set out in said to otherwise to remain in full force ar	d virtue.
The covenants herein cont administrators, successors, or	ained shall bind an assigns of the part	d the benefits	and advantages shall inure to the re- nerever used, the singular number shall to all genders	all include the plural, the
WITNESS my	hand	and seal	this 10th day of Ju	<u>1. y</u>
<sub>19.</sub> 58.				
10			•	
Signed, sealed and delivered in the Presence of:	. /			
O. W. Bras	there		Nt. H.MEK	(SEAL)
Jane H. Mar			Ot: H.MEK.	(CITAT)
Jud & H.	<b>X:</b>	•••••		(SEAL)
				(SEAL)
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		<b>)</b>		
State of South	Carolina		PROBATE	
			PROBATE	
GREENVILLE		} .		0
PERSONALLY appeared	before me	oanne H.	Brothers	and made oath thathe
rensonant appeared	Otis H.	McKinno	n, Jr.	
saw the within named	1. 4 =		and deed deliver the within written	deed, and that She with
sign, seal and as	.nls	acı	witne	ssed the execution thereof.
Fred D. Cox, 31	, <b>a</b> 			SSCC THE CAROLUTIA
Sworn to before me, this	)th	day	Joanne H. Bu	
July	А. Г	o. 195 <u>8.</u> .	Goanne H. Dhi	Their
Tend H 4.	<b>V</b> ·			
Notary Public fo	r South Carolina	,		
- <b>-</b>	~ 10	1		
State of South	Carolina		RENUNCIATION OF I	OOWER
GREENVILLE			REMOMORPHION OF I	
QUIDINA TITI	County	)		ina
Fred D. Cox	, Jr., a No	tary Publ	ic for the State of So	outh Carol, do hereby
	concorn that Mrs.	RUUII A	STIMOT OIL LICITATIONS	***************************************
	Λ±1-	TT May 4 4	<b>^^^ ^^^</b>	moon hotora me 200. IIIIOII
dread or fear of any pers SOUTHERN LIFE INSUR	on or persons who	omsoever, rend , its successor	ounce, release, and forever relinquists and assigns, all her interest and established within mentioned and released.	sh unto the within named state and also all her right
and claim of Dower, in or	10+h			<b></b>
Given under my hand and se	al, this	-0	Kill Ashward	1 Melinor
day of July	A.	D. 1958.	Mar Carwoll	CIICIA
and of L				•
Notary Public f	or South Carolina	J		
. B	a T7 77	1058 at	17:00 A. M. #1309	

Recorded July 11, 1958 at 11:00