And said mortgagor agrees to keep the building and improvements now standing or hereafter erected upon the mortgaged premises and any and all appearants, fixtures and appearants now or hespecter is or attached to said buildings or improvements, insured against loss or damage by fire and such other humans as the mortgages may from time to time require, all such insurance to be in forms, in complaties and in sums (not less than sufficient in avoid any claim on the part of the insuren for colasurance) satisfactory to the mortgages; that all insurance policies shall be held by and shall be for the benefit of and first payable in case of loss to the mortgages, and that at least lifesen days before the expiration of each such policy, a new and sufficient policy to take the place of the case se expiring that he delivered to the mortgages. The mortgage hereby assigns to the mortgages all moneys recoverable under each such policy, and agrees that in the event of a loss-the amount collected under any policy of insurance on said property may, at the option of the mortgages, be applied by the mortgages upon any indebtedness and/or obligation secured hereby and in such order as mortgages may determine; or said amount or any portion thereof may, at the option of the mortgage, either be used in replacing, repairing or restoring the improvements partially or totally destroyed to a condition satisfactory to said mortgages, or be released to the mortgager in either of which events the mortgage shall not be obligated to see to the proper application thereof; nor shall the amount so released or used be deemed a payment on any indebtedness secured hereby. The mortgages hereby appoints the mortgage attorney irrevocable of the mortgagor to assign each such policy in the event of the foreclosure of this mortgage. In the event the mortgages may cause the same to be insured and recimbure itself for the premium, with interest, under this mortgage; or the mortgages at its election may on such failure declare the debt due and institute for

In case of default in the payment of any part of the principal indebtedness, or of any part of the interest, at the time the same becomes due, or in the case of failure to keep insured for the benefit of the mortgages the houses and buildings on the premises against fire and tornado risk, as herein provided, or in case of failure to pay any taxes or assessments to become due on said property within the time required by law; in either of said cases the mortgages shall be entitled to declare the entire debt due and to institute foreclosure proceedings.

And it is further covenanted and agreed that 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 purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said Mortgagee, without notice to any party, become immediately due and pavable.

And in case proceedings for foreclosure shall be instituted, the mortgagor agrees to and does hereby assign the rents and profits arising or to arise from the mortgaged premises as additional security for this loan, and agrees that any Judge of jurisdiction may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the premises, and collect the rents and profits and apply the net proceeds (after paying costs of receivership) upon said debt, interests, costs and expenses, without liability to account for anything more than the rents and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid with interest thereon, if any be due according to the true intent and meaning of the said note, and any and all other sums which may become due and payable hereunder, the estate hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue.

AND IT IS AGREED by and between the said parties that said mortgagor shall be entitled to hold and enjoy the said Premises until default shall be made as herein provided.

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, ad ministrators, successors, and assigns of the parties hereto. Whenever used the singular number shall include the plural, the plural the singular, the use of any gender shall be applicable to all genders, and the term "Mortgagee" shall include any payee of the indebtedness hereby secured or any transferse thereof whether by operation of law or otherwise.

WITNESS	my	hand and s	eal this	15th	day of
	in the year	r of our Lord one th	ousand, nine hundre	d and sixty	and
in the one hundred an of the United States o	d f America.	eighty-fourt	h	year of	the Independence
Signed, scaled and del	vered in the Prese	- d	Richard	D. Complete	(L. S)
		wsc.		·	(L. S.)
					(L. S.)
The State of		arolina,		PROBATE	,
GE PERSONALLY ap	REENVILLE	County) Edith G.	McClellan	and made	oath that She
saw the within named	Rich	ard D. Camp	bell		
eign, peal and as	his		not and deed deliver	the within written deed, and	that She with
Patrick		day 19 60 (L.S.)	Linch	G. mcClee	execution thereof.
The State of GREEN	RITILE -	ounty	REN	UNCIATION OF DOW	ÆR
I,	Pa	trick C. Fa	nt		, do hereby
certify unto all whom i the wife of the within z		t Mm. Sue G. .chard D. Car	Campbell mpbell	di	d this day appear
before me. and, upon	being privately and or fear of any per	d separately examined	by me, did declare	that she does freely, volunt lease and forever relinquish	arily, and without
	•			, heirs, succe	ssors and assigns.
all her interest and out	ate and also her	right and claim of D	lower, in, or to all as	nd singular the Premises with	in mentioned and
Given which they bland a		5th D. 19 60	Sue	& Campbel	<u></u>
	ublic for South C	arolina (L.S.)	orded Febru	ary 16th, 1960,	at 3:09 P.M