In case of default in the payment of any part of the principal indebtedness, or of any part of the interest, at the tima 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 tornade risk, and other casualties or contingencies, 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 taxistion of mortgage or delsa 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 mortgage, without notice to any party, become immediately due and payable.

mortgages, without notice to any party, account influentancy, use and payable.

The motigages, for binnelf (fiself), his (this) heir, successors and assigns, does hereby assign and set over unto the motigages all tents, issues and profits from the above mortgaged property hereafter accruing as additional security for the indebtedness and other tiens herein secured, and for the purpose of keeping stall mortgaged, property to proper reputs, and the mategoe is given a prior and continuing lien thereous, provided, however, that until there he a default under the terms hereof, the mortgage is given a prior and continuing lien thereous, provided, however, that until there he a default under the terms hereof, the mortgage is given in a prior and continuing the reast and ends with erus, sames and profits without accountability to the mortgage. This assignment or remains a single property to the mortgage. This assignment and lien shall puply to all rents, foucted and profits hereafter accruing from persont lesses and remedia these of the mortgaged property and from all leasted or renewals hereafter made by the present or any future owners of the property, and any purchaser of the mortgaged property shall take subject to all of the provisions and conditions hereof.

In addition to any of the other provisions and remedies hereof or as provided by hiw, the mortgagee may immediately, after any default order the terms and considions hereof, apply for the applications of a receiver to collect the rosts, income and profits from said premises, including the authority to let or rotet the premises or part thereof when the same shall become cant, and apply the net provide (after paying costs of receivership) upon said debt, interests, costs and expenses, without liability to account for any more than the costs and profits actually received, and the north-garee shall be entitled to the applicational tool. It is not a matter of right, without consideration to the value of the mattgace of temperature shall be opened and the propositional or persons liabile for the payment of such announts. This right is cumulative and is not a waiver by the mortgage of any person or persons liabile for the payment of such announts. This right is cumulative and is not a waiver by the mortgagee of any person or persons liabile and the payment of such announts. This right is cumulative and is not a waiver by the mortgagee of

And (in addition to any of the other provisions and remeilles hereof or as provided by law, and without in any manner modifying or diaminshing the rights of the mortgagee hereunder or thereunder) in case proceedings for foreclosure shall be instituted, the mottgaged recests to all does hereby astign the results and profits arising or to arise from the mortgaged press as additional security for this to and agrees that any Judge of jurisdiction may, at chambers or otherwise, apositis a receiver of the mortgaged prepaies, we full. Illustry to take possession of the precises, and collect the results and profits, with authority to let or refet the prefinies or; it then of when the same shall become vacant, and apply the net proceeds (after paying costs of receivership) upon aid debt, in rests, costs and expenses, without liability to account for any more than the rents and profits actually received.

PROVINED ALWAYS, nevertheless, and it is the true intent and meaning of the partles to these Presents, the contraction of the partles to these Presents, the contraction of the partles to these Presents, the contraction of the partles to these Presents.

If _____indsey_Bullders___nc____, the said mortgager...__, do and shall well and truly pay or cause to be paid _____ to the said mortgager the debt or sum of money aforesaid, with interest thereon, if any be due according to the true ____ attent and meaning of the said note, and any and all other sums which may become due and payable hereunder ____ to estate hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full force _____ d virtue. AND . IS AGREED by and enjoy the said Premises until defa IS AGREED by and between the said parties that said mortgagor...... shall be entitled to hold and ud Fremises until default shall be made as herein provided. 1st day of October hand and seal_____ this ___ in the year of our Lord one thousand, nine hundred and Sixty-nine and ninety-third year of the Independence vear of the Independence Signed, see at and delivered in the Presence of: LINDSEY BUILDERS, Francisco Holtschaw
Francisco B. Hojtzchaw ANC . (L. S.) (L. S.) Lindsey, President John M. Dillard (L. S.) State of South Carolina, PROBATE GREENVILLE County PERS ALL appeared before me Frances B. Holtzclaw and made onth that 5 he and made oath that .g.he saw the wanin named ts act and deed deliver the within written deed, and that 5 he with sign, seal and as witnessed the execution thereof. John M. Dillard 1st Sworn to before me, this... Summer B. Heltseend of October A. D. 10 by John M. D. 14 by Grosouth Carolina ... A. D. 10...69 Frances B. Holtzclay MORTGAGOR A CORPORATION My commission expires 9/15/79 State ... South Carolina, RENUNCIATION OF DOWER County, do hereby certify unto all whom it may concern that Mrs the wife of the within names did this day appear before me and, upon being presently and separately examined by me, dld declare that she does freely, coluntarily, and without any compulsion, chain of fear of any person or egrous whomsoever, remounted, presently directly reliquish unto the within named CAMICHON-BHOWN COMPANY, its successors and assigns, it lears interest and estate and also all her right and claim of Dower, is, or to all and singular the Premises within mentioned and calculated. Given under my hand and seal, this . day of ______A. D. 19 Notary Public for South Carolina (L. S.)