And said mortgagor agrees to keep the building and improvements now standing or hereafter eroced upon the mortgagor premises and any and all appearatus, flatures and appuaranances now or hereafter in or attanded to said buildings or improvements new standing or hereafter in or attanded to said buildings or improvements new standings or hereafter in or attanded to said buildings or improvements and in the standing of the standing or improvements and the standing of the standing or improvements and in the standing of the standing or improvements and in the standing of the standing or improvements and in the standing of the standing or improvements and payable in case of loss to the mortgages, and that at least fifteen days before the expiration of each such policy, a new and supplied to take the place of the one or expiring shall be delivered to the mortgages. The mortgagor hereby satigates to the mortgage all moneys recoverable or each nuch policy, and agrees that in the event of a loss the mortgage and the standing of the

In case of default in the payment of any part of the principal indubtedness, 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 mottgage, of any law of the State of South Carolina deducting from the value of land, for the purpose of taning any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts accured by mortgage for state or local purposes, or the meanner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum accured 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.			1 1 1 1		1 Annual and	de sente
and payable. And in case proceeding and profits arising or to arising further than berefit of the premises, and collect interests, costs and expenses	gs for foreclosure sha e from the mortgaged is or otherwise, appoint the rents and profits and without liability to a	II be institute premises as ad t a receiver of d apply the ne ecount for any	d, the mortgagor a lditional security for the mortgaged pres it proceeds (after pa thing more than the	grees to and do this loan, and nises, with full a lying costs of re- rents and profits	ogrees that any authority to take p celvership) upon s actually received.	Judgo of sossession ald debt,
PROVIDED ALWAYS, mortgager, does and shall we interest thereon, if any be du come due and payable here	nevertheless, and it is all and truly pay or cause a according to the true aunder, the estate herel auc.	the true inter e to be paid un intent and men by granted sha	nt and meaning of the said mortgagening of the said note all cease, determine	ee the debt or so e, and any and al and be utterly t	om of money afore tother sums which null and vold; oth	said with may be- erwise to
AND IT IS AGREED	by and between the s					
The covenants herein comministrators, successors, and the singular, the use of any indebtedness hereby secured	ontained shall bind, and assigns of the parties b gender shall be applica for any transferce there	the benefits an sereto. When able to all gene cof whether by	nd advantages shall ever used the singula lers, and the term ' y operation of law o	inure to, the respondent in the second of the second in th	pective heirs, execuclude the plural, include any pay	utors, ad the plural co of the
witness my	hand		this	xannaxay	LJUII	day of
November	in the year of our l			and siz	kty nine	and
in the one hundred and of the United States of Am-	erica.	ninety	fourth		year of the Indi	ependence
Signed, scaled and delivered	I in the Presence of:		1/2-100	and the	R.A.A.	V
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Greenvil PERSONALLY appear	red before me	Nancy C.			and made eath th	nat She
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saw the within named sign, seal and as sworm to before me, this of November Notary Pub. My. Complession The State of Screenvill, certify unto all whom it is the wife of the within named Lathan Mo. all her interest and estat	Norman B. his 13th 13th 19 Life for South Carolina explices 4-17 South Carolin 11e County	Nancy C. Riddley Patrick day 69 (L.S.) -79 Riddley ately examined persons whome	REN (No Dower,	Cay	of DOWER Money Mor did this seely, voluntarily, or relinquish unto	tgage) do licreby day appear
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Notary Public for South Carolina

My Commission expires:
Racorded Nov. 13, 1969 at 10:03 A. M., #11285.