	£ 4	-	MT .			· 9
-	And	the said mortgagor,	agree(s) to ins	ure the house a	nd buildings on said la	nd for not less than
	damage by filling under the any time fall imbursed for to pay any in option, declar	companies which shall be re or other casualty, by a o policy or policies of ins to do so, then the said mo the premium and expense surance premium, taxes, re the full amount of this	extended cover urance payable tigagee may ca of such insur- other public as mortgage due	age, during the to the mortgaguse the same to nnce under this sessment, or an and payable.	continuation of this n ce, and that in the ce be insured as above p mortgage. Upon failu y part thereof, the mo	nortgage, and make ent shall at oroyided, and be re- re of the mortgagor rtgagee may, at his
721	presents, that mortgages the true intent ar	ED ALWAYS, NEVERT if the said mortgage e said debt or sum of mor ord meaning of the said n nd void; otherwise to rea	or, do/and ney aforesaid, ote, then this	shall well and tr with interest the leed of bargain	uly pay, or cause to be reon, if any shall be d	paid unto the said
	AND IT	IS ACREED, by and bed premises until default	ween the said of payment s	parties, that hall be made.	, the mortgagor ,	is to hold and
	and unpaid, scribed premites premises gagor—herei gagoo—theel otherwise, or of a receiver,	any time any part of said it hereby, without notices to the said mortgage herein described are occur and said payments bet. Heirs and Assigns, may to any Judge of the Coun with authority to take post (after paying the cost of control of the more	ce or further person or their pied by a tencome past due apply to any ty Court in any session of said	Heirs, Executions, assign Heirs, Executions, and should and unpaid, though of the City County which premises and c	on the rents and profices, Administrators, on said premises he occent it do increby agreuit Court of said Standard County Court, it collect said rents and profilect said profilect s	ts of the above de- Assigns (provided upled by the mort- tree that said mort- ite, at chambers or for the appointment profits, applying the
	our Lord one	thousand nine hundred	and sixty-t	hree.	i vanuai y	To the year of
(F)	ev.	d and Delivered		1	1	
Ú		prosenço of	<u> </u>	W.N.I	LESLIE, INC.	(L, S.) b
,		M. III	\$	By:	7/22	-C- (1/8)
		111. 11)	President	· · · · · · · · · · · · · · · · · · ·
		WAS PULL	-	/	en en de en en en ein ble na try pel he de dar din 196 he ep gy die e	· · · · · · · · · · · · · · · · · · ·
A.		sigh H. Call	<i>f</i>	J &	his dan, dan sala dan dan dan dan dan dan dan dan dan da	(L, S.)
		/ for	7		*	10° :
	1911 - 1911	South Carolina,	}		PROBATE	。
	PERSONA	ALLY APPEARED BEFO	ORE ME	w. c	. Acker	
		h that he saw the With . N. Leslie as pres as its Joseph H. 1	ident,	N. Leslie,		and that he with
	Sworn to before) ·	1 1	
	day of Jan	uary , A.	D. 19 63.	6	15 Ochw	
/	(Joseph	Notary Public, S.	C. (SEAL))		
D	State of	South Carolina,)	•		
		y of Greenville.		RENUN	CIATION OF DOWE	R
			/	1,8	a Notary Public	for South Carolina,
	do hereby cer	tify unto all wifom it ma	y concern, that	Mrs.		
				145	the wife of	the within named
	and without it	being privately and se my compulsion, dread on uish unto the within nor	· foar of any.	ned by me, did person or perso	declare that she does	day appear before freely, voluntarily, nunce, release, and
	and claim of 1	Dower of, in or to all an	Heirs and All singular the	ssigns, all her i Premises within	nterest and estate, and montioned and releas	l also all her right sed.
	Given under n	ny hand and seal this		·	· · · · · · · · · · · · · · · · · · ·	
	day of	Λ 1) 10	1	¥**	

(SEAL)

#18101

Recorded January 17th, 1963, at 4:04 P.M.

Notary Public, S. C.