The party of the first part covenants and agrees with the party of the second part that no tenant need determine whether or not a default has occurred making this Assignment operative, but shall pay over the rent to JEFFERSON STANDARD LIFE INSURANCE COMPANY upon notice from it to do so and upon so doing shall be relieved from liability therefor to owner in all respects.

It is further covenanted and agreed that the party of the first part, assignor, will keep, observe and perform all of the covenants on the part of the lessor to be kept, observed and performed in any lease affecting any portion of the mortgaged premises. If the party of the first part fails to keep, observe and perform any covenant of any such lease, JEFFERSON STANDARD LIFE INSURANCE COMPANY shall have the right, at its option, to keep, observe and perform such covenant on behalf of the party of the first part or to declare, with or without notice, all sums secured by the Mortgage or Deed of Trust referred to herein to be immediately due and payable and avail itself of any and all remedies provided for in said Mortgage or Deed of Trust in the event of default. In the event JEFFERSON STANDARD LIFE INSURANCE COMPANY should exercise its option to keep, observe or perform any of the lessor's obligations under any lease affecting the premises, it shall be entitled to recover from the party of the first part immediately upon demand any expenses incurred or amounts advanced in performing such covenants, together with interest at the highest lawful rate per annum now permitted by written contract under the laws of this State from the date of such advance. Should the party of the first part fail to repay JEFFERSON STANDARD LIFE INSURANCE COMPANY any such expenses or advances as herein provided, JEFFERSON STANDARD LIFE INSURANCE COMPANY may at its option, with or without notice, declare all sums secured by said Mortgage or Deed of Trust to be immediately due and payable and avail itself of any and all remedies provided for therein in the event of default.

| of its privilege to collect said rents, issues, profits construed as a waiver by the party of the second part of the debt hereinabove mentioned, in strict | art, or its success accordance with | ors and assigns, of the right to ent the terms and provisions of the Dee | , shall be |
|--|--|---|-----------------|
| or Mortgage and Note for which this Assig | gnment is given | as additional security. | |
| IN WITNESS WHEREOF, the part.y | of the first pa | rt ha.S hereunto set its | hand |
| and seal the day and year first above writ | ten. | | |
| WITNESS: | | | |
| | | | |
| John & Strom Eunice W Shelton | MCALISTER | DEVELOPMENT COMPANY | . (SEAL) |
| Eunice W Shelton | By THE M | CALISTER CORP. | . (SEAL) |
| | By Elem | nd M. Gegen President | . (SEAL) |
| | And | Secretary | . (SEAL) |
| | | s Sole General Partner) | (SEAL) |
| | *************************************** | | (SEAL) |
| | * | | (SEAL) |
| · | | | (SEAL) |
| STATE OF SOUTH CAROLINA | | (Acknowledge below in form gused in State where this instru | generally |
| COUNTY OF GREENVILLE | | executed.) | iment is |
| PERSONALLY appeared before me the the within named McAlister Development McAlister Corp., a South Carolina corpo seal with its corporate seal and as the within written instrument, and that she nessed the execution thereof. | Company, by interpretation, by its act and deeled with the otion | its Sole General Partner, ts duly authorized officers d of said corporation deliv | The s, sign, |
| SWORN TO before me this 3rd day of January, 1969. |) | <i>Q</i> . | |
| Notary Public for South Carolina | (LS) Job | lun L. Strom | |
| My Commission Expires January 1, 1971 | | | |
| Light man | s series s | | |
| Assignment of Leases | , Rents & F | rofits Recorded Januar | ·y |
| 3, 1969 At 4:08 P.M. | # 158 7 2 | | |