TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD, all and singular the said premises unto the said THE CITIZENS AND SOUTHERN NATIONAL BANK OF SOUTH CAROLINA or its successors and assigns forever. And heirs, executors, administrators and assigns, to warrant and forever defend all and singular the said premises unto the said THE CITIZENS AND SOUTHERN NATIONAL BANK OF SOUTH CAROLINA or its successors and assigns from and against Our heirs, executors, administrators and assigns and all others whomsoever lawfully claiming or to claim the same or any part thereof and heirs, executors, administrators and assigns covenant with the mortgagee, its successors and assigns that at and until the ensealing of these presents I was well seized of the above described premises as a good and indefeasible estate in fee simple and have good right to sell and encumber and convey the same, and that the same are free from all encumbrances and liens whatsoever.

AND IT IS AGREED BY AND BETWEEN THE SAID PARTIES:

- 1. The mortgagor will pay said Note or obligation as herein and in said Note or obligation provided and agrees that all overdue interest and past due principal shall draw interest at the rate of 7 (%) per cent per annum, or if left blank, at the maximum legal rate in South Carolina.
- 2 Before they become definquent, the mortgagor will pay all taxes, assessments and charges of every character which are now due or which may hereafter become tiens on said premises, including all taxes assessed in the State in which the mortgaged premises are situated against the mortgagee or its assigns on this instrument or the sum hereby secured or evidenced by said Note, provided the amount of such latter taxes with the interest in the sum hereby secured does not exceed the maximum permitted by law, but if it does, the excess is to be paid by the mortgagee, and will immediately deliver to the mortgagee, its successors or assigns, at its office, receipts of the proper officers therefor, and if not paid the mortgagee may pay such taxes, assessments and charges (of which payment, amount and validity thereof the receipt of the proper officer shall be conclusive evidence) and any amount so paid shall be due and payable immediately or on demand at the option of the mortgagee with interest at eight (8%) per cent per annum and shall be secured by this instrument.
- 3 The mortgagor will keep the buildings on said premises insured against loss by fire with the policy or policies of insurance to provide for extended coverage in companies and amounts satisfactory to and with a mortgagee clause making payments for loss under all policies of insurance covering the premises payable to the mortgagee and deliver the policies marked "Paid" to the mortgagee and renewals thereof at least seven days before the expiration of the old policies. In default thereof, the mortgagee may effect such insurance and the amount so paid shall be due and payable immediately or on demand at the option of the mortgagee, with interest at eight (6%) per cent per annum and shall be secured by this instrument. At the option of the mortgagee, the proceeds of loss under any policy whether endorsed payable to the mortgagee or not, may be applied in payment of the principal, interest or any other sum secured by this instrument whether due or not, or to the restoration or replacement of any building on said premises without in any way affecting the ten of this instrument in the obligation of the mortgagor or any other person for payment or the indept does neverly secured, whether such mortgagor be the then gamer of said premises or not
- 4. Such expenses and fees as may be incurred in the protect in of said premises and the maintenance of the lien of this instrument, in our ding the fees of any atteness employed by the mortgages in any litigation or proceeding affecting said premises, shall be particle in integer and secured by this instrument. And it is further agreed that in liese the start which did not the mortgage or any part thereof is collected by suit or action, or this mortgage half reclined or given the mants of an attorney for collection, suit, action or foreclosure the said mortgages in a constant of the principal and interest on the amount into add which shall be if a safe in the action of the principal and interest on the amount into add which shall be if a safe in a costs and expenses, are named sectional and may be made and in any suit or action because or because.
- 5. The microscie A is not except that what he are set of the exat of sect premises not demolesh of removes any builting A tribution of Arithm Consent of the murtiplese.
- 6 In the execut of the passage after the later of this enstrument of any an of the State in which the mortgaged predicts are a test to deal to the order of the land for the purposes of taxation any lien thereon, or providing in the land one on a sale the last his action of the taxation of mortgages or debts secured thereby for state or a significant or the last one of any such taxes so as to affect the interest of the mortgage his his action of the mortgage of the option of the mortgage was in the last of the mortgage was the popular of the mortgage was in the last of the mortgage was in the last of the mortgage was in the last of the mortage was in the last of the mortgage was in the last of the mortage was interested was in the last of the mortage was interested was in the last of the mortage was interested was interested which was interested w
- In the exent of default in the qualitative independences in-request reduction and part thereof or in any of the coverants or conditions of this instruction of the everyse of such option remap example and collected in entire indebtedness secured by this instrument shall immediately become due, tayable and collect a end the independence shall have power to self-said premises according to law and this mortgage may be foreclosed and the mortgage shall be entitled to the immediate appointment of a receiver without but to for the collection of the rents of said premises during the pendency of such foreclosure and the rents and profits of the premises falling due after default are hereby assigned to the mortgagee as security for the payment of such indebtedness.
 - 8. That no portion of the sale premises shall be used for any unlawful purpose.
- 9. The mortgagor will keep and maintain said promises and every part thereof with buildings firtures and machinery and apportenances in thorough repair and condition and from time to time make all needful and proper replacements so that said buildings, firtures, main nery and apporten moss will at all times be in good condition, fit and proper for the respective purposes for which they were originally erected or installed.
- 10 In the elect of default in the parment of the intention investments who will not and part them of one the performance of and of the levenients or conditions of the endaged in addition to the other acts.