- 6. That he will keep the improvements now existing or hereafter erected on the mort erty insured as may be required from time to time by the Mortgagee against loss by fire hazards, casualties and contingencies in such amounts and for such periods as may be requi red by the Mortgagee and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be carried in companies approved by the Mortgages and the policies and renewals thereof shall be held by the Mortgages and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss Mortgager will give immediate notice by mail to the Mortgages, who may make proof of loss if not made presuptly by Mortgager, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Mortgages instead of to the Mortgages and Mortgages jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgagee at its option either to the rod of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the mortgaged property in extingu unt of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to an policies then in force shall pass to the purchaser or grantee.
- 7. That he hereby assigns all the rents, issues, and profits of the mortgaged premises fresh and after any default hereunder, and should legal proceedings be instituted pursuant to this instrument, then the any deraust nerounder, and should began proceedings be matitated pursuant to this instrument, then the Mortgages shall have the right to have a receiver appointed of the rents, issues, and profits, who, after Mortgages shall have the right to have a receiver appeared to an about of his trust as receiver, deducting all charges and expenses attending such proceedings and the execution of his trust as receiver, shall apply the residue of the rests, issues, and profits, toward the payment of the debt see
- 8. The Mortgager further agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within. two months from the date hereof (written statement of any officer of the Federal Housing Administration or authorized agent of the Federal Housing Commissioner dated subsequent to the 2 mons time from the date of this mortgage, declining to insure and this mortgage, heing deemed conclusive proof of such inslightility) the Mortgages or the holder of the note may, at its option, declare all sums secured hereby immediately due said payable.
- 9. The Martinger covenants and agrees that so long as this mortgage and the said note secured hereby are insured under the previsions of the National Housing Act, he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, color, or creed. Upon any violation of this undertaking, the Mortgages may, at its option, declare the unpaid balance of the debt secured hereby immediately due and payable.

It is agreed that the Mortgager shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this fastru that if the Mertgager shall fully perform all the terms, conditions, and covenants of this mortgage of the note secured hereby, that then this mortgage shall be utterly null and vaid; otherwise to re in full force and virtue. If there is a default in any of the terms, conditions, or covenants of this meet-gage, or of the note secured hereby, then, at the option of the Mortgages, all sums then owing by the Mortgager to the Mortgages shall become immediately due and payable and this mertgage may be fore-closed. The Mortgager waives the benefit of any appraisement laws of the State of South Carolina. Should any least proceedings he instituted for the force-laws of the state of South Carolina. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgages become a party to any suit involving this mortgage or the title to the premises described hereis, or should the debt encured hereby or any part thereof be placed in the hands of an atterney at law for collection by suit or otherwise, all costs and expenses (including continuation of abstract) incurred by the Mortgages, and a reasonable atterney's fee, shall thereupon become due and payable immediately or on nd, at the option of the Mortgages, as a part of the debt secured hereby, and may be received.

The covenants berein contained shall bind, and the benefits and advantages shall inure to, the respective below, encounters, administrators, successors, and savigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applied. il be applirio to all gendens.

11+h

October

1045

Wrestens my hand(s) and seal(s) this	11th day	of October	, 19 65
Signal, small, and followed in pressure of:		M. Brie	[]
mala/a	<i>V</i>		[max]
Barbara & Parxe			[SMAL]
J			[SMAL]
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		:	
Personally appared halons me Barbara	G. Payne oe N. Price		
sign, seel, and as his with Sidney L. Jay	ant and deal deliver		at deponent, tion thereof.
	Barbara	Dayre	
Sween to and subscribed before me this	11th day of	October	, 19 65
	celly		-
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