indebtedness of the undersigned to Liberty Life Insurance Company, principal and interest, including such cost and expenses as the said Liberty Life Insurance Company may be obligated to incur in in thus enforcing its rights as assignee of said lease and including any and all sums which may have been advanced by it for taxes, insurance, etcetera.

IT IS FURTHER AGREED that the undersigned shall not cancel said lease or consent to a surrender thereof or grant any modification or concession therein, nor consent to an assignment thereof by Frank A. Jones & Company, without the written consent of Liberty Life Insurance Company, so long as it holds a mortgage on the property above described.

Upon the full performance of the conditions and obligations of said note and mortgage hereinabove mentioned, this assignment shall be void and of no effect, and thereupon, in that event the said Liberty Life Insurance Company will reassign to the undersigned its right, title and interest in and to the said lease so acquired under and by virtue of this assignment.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal this 22nd day of October, 1958.

In the Presence of:

Transcription

Continue C. Dout

Harry Dinner LESSOR

STATE OF SOUTH CAROLINA )

COUNTY OF GREENVILLE )

personally apple of the same o

SWORN to before me this 22nd day of Cotober 1958

Travers B. Haltzelaw

Notary Public For South Carolina

Becorded October

Becorded October 22, 1958 at 4:53 P. M. #10579