TOGETHER	with all and s	ingular the	Rights,	Members,	Hereditaments,	and	Appurtenances t	o the	e said	Premises	belonging,	or i	n anywise	incident	or ap-	-
pertaining.							- -									

AND IT IS COVENANTED AND AGREED by and between the parties hereto that all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges, elevators, and motors, bath-tubs, sinks, water-closets, basins, pipes, faucets and other plumbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking apparatus and appurtenances, and such other goods and chattels and personal property as are furnished by a landlord in letting or operating an unfurnished building, similar to the one herein described and referred to, which are or shall be attached to said building by nails, screws, bolts, pipe connections, masonry, or in any other manner, are and shall be deemed to be fixtures and an accession to the freehold and a part of the realty as between the parties, hereto, their heirs, executors, administrators, successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtedness herein mentioned and to be covered by this mortgage. Judson Mills

AndI	E AND TO H								-								
the said Pren		-		Juds	on Wil	ls.											
any part there	eof. said mortgago	oragre c	to insu	e and kee	ep insured	the ho	uses a	d buildii	ngs on s	aid lot i	n a su	m not le	ss than_	Nin	e Hur	ndred	and
no/100	(\$900.00)	Dollars in	n a compa	inv or com	nanies	satisfa	etory to	the mor	rtoaoree	from l	oss or d	amage h	v fire. a	nd the	sum of	
e Hundry	d and no	/100 ^{(\$9}	00.00)	n loss or d	lamage by	tornad	o, and	issign a	nd deliv	er the	polices	of insu	rance to	the sai	d mortg	gagee, an	id tha
in the event the interest, under	he mortgagor	shall at ge; or the m	any time fa lortgagee a	ail to do s t its elect	o, then the ion may on	mortg 1 such	agee n failure	ay cause declare	the san	me to b due and	e insuı l instit	ed and ute fore	reimburs closure p	se itself roceedin	for the gs.	premium	n, wit
damage by fi	re or tornado	to the said	building o	or building	gs, such a	mount	may b	retaine	d and a	pplied l	y it to	oward p	ayment	of the a	mount l	hereby se	ecured
or the same m buildings or to for the full m	o erect new bu nount secured	ildings in th thereby bef	neir place, o ore such da	or for any mage by	other purp fire or tori	pose or nado, c	object r such	satisfac paymen	tory to t over, t	the Mo ook pla	rtgage ce.	e, witho	out affect	ing the	lien of	this mo	rtgag
In case of case of failure case of failure be entitled to	e to pay any declare the en	taxes or ass tire debt du	sessments to and to ins	o become stitute for	due on sa eclosure pr	id prog oceedir	erty v ngs.	ithin the	e time r	equired	by lav	v; in eit	ther of s	aid case	es the n	nortgage	e shal
And it is ducting from secured by mo sum secured by due and payab	ortgage for St y this mortgage de.	ate or local e, together v	purposes, vith the inte	or the ma rest due th	inner of th hereon, shal	e colle ll, at th	ction o e optic	any su n of the	ch taxes said M	s, so as lortgage	to aff ee, wit	ect this hout not	mortga tice to a	ge, the ny part	whole o y, becor	f the pri ne imme	incipa diatel
And in ca from the mor receiver of the paying costs of received.	ne mortgaged	ses as addi premises, v	tional secu vith full a	rity for t uthority t	this loan, a	and ag	ree n of th	that an	y Judge es, and o	of jur	isdiction	on may,	at char rofits an	nbers of	r otherv the net	vise, app proceeds	oint a
the said mortg if any be due hereby grante AND IT	according to t d shall cease, IS AGREED 1	and shall we the true into determine a	ell and truly ent and mea and be utte	y pay or caning of the relationship in the rel	cause to be he said not nd void; of	paid u te, and therwis	nto the any a se to re	said mod d all ot main in	ortgagee her sum full forc	e the de s which ce and v	bt or s may irtue.	sum of a become	money a due and	foresaid, payable	with in hereun	nterest the	estate
made as herei	•	** -** #s, -ug 100 100 km gm die de	hand	lace bea	+hia		lst				d	w of	Se	ptem	ber		in th
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year of our Lo year of the In	dependence of	the United	States of A	merica.	*		and	in the o	ne nunu	reg and		,					
Signed, sealed	and delivered	_	ence of:						Ma	rvin	G.	Garne	r			((L. S.
G.	F. Hayn:	sworth,	Jr.													(
																((L. S.
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	TE OF SOUT		INA,		· · · · · · · · · · · · · · · · · · ·			PROB			,	*		and the state of t		1	
	ALLY appeare			en J.	Graham				and n	no aban	th that	he com	the with	in nomo	a		
PERSON		arvin G															
and deed deliv	er the within																
the execution	thereof.																
Sworn to before						- 1											
of						1			A	llen	J. (Fraha	m				-
<u>C.</u>	F. Hayns Notary P	sworth, Public for So	Jr. outh Caroli	na	(L. S.)										ı	
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	re of souti		}			R			OF D			LUNUL	•				
I,																, do l	nereby
certify unto all	l whom it may	concern tha	t Mrs														
the wife of the before me, and of any person successors and	or persons wh	omsoever, r	enounce, re	lease and	forever rel	linquish	unto	the with	iin nam	ed SOU	THEA	STERN	LIFE	INSURA	INCE C	OMPAN	Y, its
Given under m	ny hand and s	seal, this				- ì		,			-						
day of			u 2 u	A	. D. 19	_ (
•	-	_ _	-		(T. Q.	(.			
					(LL. D.)	,											

Recorded September 28th 19 39 at 11:35 o'clock A. M.