TO ATT THE OWNER OF THE OWNER OF A					
TO ALL WHOM THESE PRESENTS MA		W Devid Ridge	wov Jr.		
and the second s	I,				
hereinafter spoken of as the Mortgagor					
WHEREAS	I,	W. David Ridge	way,Jr.		
		. <u></u>			
justly indebted toC	. Douglas Wilson	k Co.,	,	a corporation organ	ized and existing under the laws of the
State of South Carolina, hereinafter spoke	en of as the Mortgagee, in the sum of	Sixty-Six	Hundred and No	<u> </u>	
					Dollars
(\$_6600+00), le	awful money of the United States whi	ch shall be legal tender in paymen	t of all debts and dues, public a	nd private, at the	ime of payment, secured to be paid by
that one			C Dougles	Wilan &	60
certain bond or obligation, bearing even					
in the City of Greenville, S. C., or at such	a other place either within or without	the State of South Carolina, as			, of the sum of
Sixty-Six Hundred s	nd.No/100	3 7.7.2.7.7.2.7.2			
with interest thereon from the date here	in tores to to be pare	per centum per annum. said int	and thereafter	id in installments	as follows: Beginning on the
		•			day of each month thereafter the
sum of \$ 41.76	to be applied on the interest and p	rincipal of said note, said paymen	ts to continue up to and including	g the1	stday
ofNovember		, 19_67 and the balance o	said principal sum to be due an	d payable on the	lst
day of December	·	, 196.7; the aforesai	monthly payments of \$_41	.76	each are to be applied first to interest
at the rate of	per centum per annum on the princip d on account of principal. Said prin	pal sum of \$ 6600 • 00	or so much thereof as e par of exchange and net to th	shall from time to obligee, it being t	time remain unpaid and the balance hereby expressly agreed that the whole
of the said principal sum shall become of	due after default in the payment of	interest, taxes, assessments, wat	er rate or insurance, as hereina	fter provided.	
NOW, KNOW ALL MEN, that to of the said sum of money mentioned in the	e condition of the said bond, with the			hoing	ie said mortgagee and to its successors,
of the said sum of money mentioned in the whereof is hereby acknowledged, has gralegal representatives and assigns forever  Greenville County.	ranted, bargained, sold, conveyed and r, all that parcel, piece or lot of land.  State of South Ca	released and by these presents with the buildings and improver	ast side of Wa	camaw Av	enue, near the City
of the said sum of money mentioned in th whereof is hereby acknowledged, has gr legal representatives and assigns forever	ranted, bargained, sold, conveyed and r, all that parcel, piece or lot of land.  State of South Ca	released and by these presents with the buildings and improver	ast side of Wa	camaw Av	enue, near the City
of the said sum of money mentioned in the whereof is hereby acknowledged, has graded legal representatives and assigns forever Greenville County, of Greenville, and follows:	santed, bargained, sold, conveyed and r, all that parcel, piece or lot of land.  State of South Ca according to a su	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal	ast side of Wa ton & Neves, J	camaw Av	enue, near the City
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradegal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at	state of South Ca according to a su a stake on the Ea	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal	ast side of Waton & Neves, Joccamaw Avenue,	camaw Av	enue, near the City 946, is described a eet South from Augn
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradered representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry:	anted, bargained, sold, conveyed and real that parcel, piece or lot of land State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa . 225 feet to a of said propert	ton & Neves, Joccamaw Avenue, stake at corne	camaw Av aly 29, 1 1287.3 f r of prop 70 feet	enue, near the City 946, is described a eet South from Augu erty of Wayman W.He to a stake at corne
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradelegal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Welen B. Henry; of said property; t	anted, bargained, sold, conveyed and a lithat parcel, piece or lot of land.  State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa 225 feet to a of said propert with line of said	ast side of Watton & Neves, Jocamaw Avenue, stake at cornery, S. 11-58 W. d property, N.	20maw Av 21y 29, 1 1287.3 f r of prop 70 feet 78-02 W.	enue, near the City 946, is described a eet South from Auguerty of Wayman W.He to a stake at corne
of the said sum of money mentioned in the whereof is hereby acknowledged, has graderal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry: of said property; to Maccamaw Avenue;	astake on the Esthence S. 78-02 E  thence with line thence with the	released and by these presents with the buildings and improver rolina, on the Free roey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of	ast side of Watton & Neves, Journal of Marcamaw Avenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue	1287.3 for of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Melen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.	anted, bargained, sold, conveyed and a lithat parcel, piece or lot of land.  State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same pr	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa 225 feet to a of said propert with line of said property conveyed	ast side of Waton & Neves, Journal of Waton & Neves, Journal of Waton & Avenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue to the mortgage	1287.3 for of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradelegal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Welen B. Henry; of said property; t	anted, bargained, sold, conveyed and a lithat parcel, piece or lot of land.  State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same pr	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa 225 feet to a of said propert with line of said property conveyed	ast side of Waton & Neves, Journal of Waton & Neves, Journal of Waton & Avenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue to the mortgage	1287.3 for of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th
of the said sum of money mentioned in the whereof is hereby acknowledged, has grader legal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.	anted, bargained, sold, conveyed and a lithat parcel, piece or lot of land.  State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same pr	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa 225 feet to a of said propert with line of said property conveyed	ast side of Waton & Neves, Journal of Waton & Neves, Journal of Waton & Avenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue to the mortgage	1287.3 for of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake on the Esthence S. 78-02 E thence with line thence with the Being the same pr ecorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of Manager State at corner of the state of the mortgage of the state of the mortgage of th	2camaw Av 21y 29, 1 1287.3 f r of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.Me to a stake at corne 225 feet to a stal 58 E. 70 feet to the man W. Menry and Me
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	anted, bargained, sold, conveyed and a lithat parcel, piece or lot of land.  State of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same pr	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of Manager State at corner of the state of the mortgage of the state of the mortgage of th	2camaw Av 21y 29, 1 1287.3 f r of prop 70 feet 78-02 W.	enue, near the City 946, is described a  eet South from Augus erty of Wayman W.Me to a stake at corne 225 feet to a stal 58 E. 70 feet to the man W. Menry and Me
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake on the Esthence S. 78-02 E thence with line thence with the Being the same pr ecorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Jona & Neves, Jona & Revenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue to the mortgag ge 368.	camaw Avaly 29, 1 1287.3 for of prop 70 feet 78-02 W. e, N. 11- or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake on the Esthence S. 78-02 E thence with line thence with the Being the same pr ecorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Jona & Neves, Jona & Revenue, stake at cornery, S. 11-58 W. d property, N. Waccamaw Avenue to the mortgag ge 368.	camaw Avaly 29, 1 1287.3 for of prop 70 feet 78-02 W. e, N. 11- or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake on the Esthence S. 78-02 E thence with line thence with the Being the same pr ecorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of Manager State at corner of the state of the mortgage of	camaw Avaly 29, 1 1287.3 for of prop 70 feet 78-02 W. e, N. 11- or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has grader representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry: of said property; to me Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same precorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of the mortgag ge 368.	2 Camaw Avaly 29, 1  1287.3 for of prop  70 feet  78-02 W.  9, N. 11-  or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has griegal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry: of said property; to me Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same precorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of the mortgag ge 368.	2 Camaw Avaly 29, 1  1287.3 for of prop  70 feet  78-02 W.  9, N. 11-  or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has grader representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry: of said property; to me Waccamaw Avenue; beginning corner.  B. Henry by deed re	astake of South Ca according to a su a stake on the Eathence S. 78-02 E thence with line thence continuing thence with the Being the same precorded in Book of	released and by these presents with the buildings and improver rolina, on the Frvey made by Dal stern side of Wa. 225 feet to a of said propert with line of said Eastern side of operty conveyed Deeds 318 at Pa	ast side of Watton & Neves, Journal of the mortgag ge 368.	2 Camaw Avaly 29, 1  1287.3 for of prop  70 feet  78-02 W.  9, N. 11-  or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has gradeal representatives and assigns forever Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry; of said property; ton Waccamaw Avenue; beginning corner.  B. Henry by deed re	ances and all the estate and rights of ND AGREED by and between the papersonal property as are ever furnish, by nails, serews, bolts, pipe connect to, their heirs, executors, administrate for their executors, administrate the papersonal property as are ever furnish, by nails, serews, bolts, pipe connect to, their heirs executors, administrate for the papersonal property as are ever furnish, by nails, serews, bolts, pipe connect to, their heirs executors, administrate for the papersonal property as are ever furnish, by nails, serews, bolts, pipe connect to, their heirs executors, administrate for the papersonal property as are ever furnish to the papersonal property as are ever furnish, the papersonal property as are ever furnish to the papersonal property as are ever furnish the papersonal property as a papersonal property as	the said Mortgagor in and to the said Mortgagor in and the sa	ast side of Watton & Neves, John & Neves, John & Neves, John & Stake at corne y, S. 11-58 W. d property, N. Waccamaw Avenuate to the mortgag ge 368.  Said premises.	2 Camaw Avaly 29, 1  1287.3 for of prop  70 feet  78-02 W.  9, N. 11-  or by Way	enue, near the City 946, is described a eet South from Augn erty of Wayman W.He to a stake at corne 225 feet to a stal 58 E. 70 feet to th man W. Henry and He
of the said sum of money mentioned in the whereof is hereby acknowledged, has gregal representatives and assigns forever Greenville County, of Greenville County, of Greenville, and follows:  BEGINNING at Drive, and running and Helen B. Henry: of said property; to on Waccamaw Avenue; beginning corner.  B. Henry by deed remotors, bath-tubs, sinks, water-closets, and such other goods and chattels and are or shall be attached to said building the realty as between the parties heret security for the indebtedness herein mentions.	ances and all the estate and rights of the none of in Book of the same processor of the property as are ever furnishe to heirs, server, bolts, pipe connect to, their heirs, executors, administrationed and to be covered by this more estaid premises and every part thereof estates and estates and every part thereof estates and esta	the said Mortgagor in and to rries hereto that all gas and elembing and heating fixtures, mised by a landlord in letting or oppore, successors and assigns, and artgage.	ast side of Watton & Neves. Journal of the Meyes. Journal of the stake at corner of the mortgag ge 368.  Said premises.  Sa	1287.3 fr of prop 70 feet 78-02 W.  N. 11- or by Way  CANCE AND CA	eet South from Auguerty of Wayman W. He to a stake at corne 225 feet to a stal 58 E. 70 feet to the man W. Henry and He county, there, ranges, elevators and accession to the freehold and a part of a shall be deemed to be a portion of the

ceeding being commenced for the foreclosure of this mortgage, to apply for, and the said Mortgagee shall be entitled as a matter of right, without consideration of the value of the mortgagee, or of the solvency of any persons bonded for the payment of such amounts, to the appointment by any competent Court or Traigunal, without notice to any party, of a Receiver of the rents, issues and profits of the said premises with power to lease the said premises, or such part thereof as may not then be under lease, and with such other powers as may be deemed necessary, who, after deducting all proper charges and expenses attending the execution of the said trust as Receiver, shall apply the residue of the said rents and profits the payment and satisfaction of the said of the said premises to the payment of the amount remaining secured hereby, or to any deficiency which may exist after applying the proceeds of the said premises to the payment of the amount due, including interest and the costs and a reasonable attorney's fee for the foreclosure and said; and said rents and profits are hereby, in the event of any defaults in the payment of said principal and interest, or any tax, assessment, water rate, or insurance, pledged and assigned to the said Mortgagee, its successors or assigns, who shall have the right forthwith after any such default to enter upon and take possession of the said mortgaged premises and to let the said premises and receive the rents, issues and profits thereof, and apply the same, after payment of all necessary charges and expenses, on account of the amount hereby secured.

AND it is covenanted and agreed by and between the parties to these presents that the whole of said principal sum shall become due at the option of the said Mortgagee, its successors, legal representatives or assigns, after default in the payment of interest for thirty days or after default in the payment of any tax, assessment or water rate for sixty days after the same shall have become due and payable, or after default in the payment of any installment hereinbefore mentioned or immediately upon the actual or threatened demolition or removal of any building erected on said premises.

AND it is further covenanted and agreed that the whole of said principal sum and the interest shall become due, at the option of the said Mortgagee, upon failure of any owner of the above

described premises to comply with the requirements of any Department of the City of Greenville
within thirty days after notice of such requirements shall have been given to the then owner of said premises by the said Mortgagee, or if the said premises are not maintained in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted, and within sixty days after notice by the Mortgagee to the owner to repair said premises, the owner shall fail to put the said premises in as good a state of repair as they were at the date of this mortgage, reasonable depreciation alone excepted. The Mortgagee shall be the sole judge as to what constitutes such state of repair or reasonable depreciation.