- With respect to the within described premises, Mortgagors will
 - insure and keep insured the same and all improvements thereon and fixtures therein with fire and extended coverage insurance written by a casualty company acceptable to Mortgagee, for not less than the amount due hereunder, said insurance to be a payable to and to protect Mortgagee and/or Mortgagee's assigns; and
- assign such policy of fire and extended coverage insurance to Mortgagee; and
- of, pay all taxis, loyins, and assessments upon said premises; and
- , will, at Mortgages's option, exhibit to Mortgages receipts evidencing payment of said fire and extended coverage insurance premiums and said taxes.

Shiplid Mortgagors [ai] to Artform Mortgagors' covenants hereinabove provided, Mortgagee may place insurance in its own name and pay, the premiums therefor and may pay said taxes, levies and/or assessments. Amounts so expended, if not reiniburged promptly by Mortgager after domand by Mortgagee, shall be secured by this Mortgager and shall bear interest at the highest legal contract rate of interest

- 5. PROVIDED ALWAYS, NEVERTHELESS, that if Mortgagors shall pay, or cause to be paid, shalo Mortgagee the said debt or of money aforesaid, and all sums disbursed by Mortgagee pursuant to this Mortgage, with all interest accrued thereon, if any, and said of noines anneau, and an sums discussed by squeage pursuant to this mortgage, with an interest accrued thereon, it any, and shall otherwise fully perform all covenants of this Mortgage, then this Mortgage shall cease, determine, and be utterly stall and yold, otherwise it shall remain in full farce and virtue.
 - 0. Until default horeunder, Mortgagors may possess, hold and enjoy the said Premises.
- 7. Should default be made in payment of any of the installments berein or in Mortgagors' Promissory Note provided, or in the rollaburgement of any moneys advanced or paid by Mortgagee for taxes or insurance, as herdinafter provided, Mortgagee, at Mortgagee's option may declare the whole amount secured by this Mortgage immediately due and payable.
- 8. Should the debt secured by this Mortgage, or any part thereof, be collected by suit or action, or should this Mortgage be fore-closed, or put into the hands of an Attorney for collection, suit action, or foreclosure, or in the event of the foreclosure of any Mortgage, prior or subsequent to this mortgage, in which praceeding this Mortgage is made a party, or in the event of the bankruntcy of the Mortgagers (or either of them) or in assignment by Mortgagors (or either of them) for the boffeli of creditors, all costs of collection, including Ten (10%) pdr cent, of the amount the as Attorney's be, shall immediately be due and payable by Mortgagors, and the same

or, This Mortgage shall be binding upon respective parties hereto.	any sult or action horounde and inure, to the benefit of	the heirs, personal represent	Atives, successors and	
SIGNED, SEALED AND DEL	IVERED ,	Janse L. W	. ' **	' '
Hollenha.)			** (L. S.)
	b	. (0.	(12. 3.)
STATE OF SOUTH CAROLINA	1	éen	,	. 1
county or				Ĭ
RIGHSUNALLY appeared before me	3KKKUKIKKE 1	Archie	Charla	
gall, they (A he) saw the within named M		, dallace, dr.	J. A.	and made
not that the rate not that the rate of the	de contrato de la contrato del contrato de la contrato del contrato de la contrato del contrato de la contrato de la contrato de la contrato del contrato de la contrato del contrato de la contrato del contrato de la contrato del contrato de la contrato de la co	•	eliver the within-writt	•
SYOUN to before me, this . The lext	to the second se		witnessed the exec-	ution, thereof.
Level Land	A.D. 1061	archie He	me	
" O Notary Bublica for Sout	h Carolina Van		1 P 1	
STATE OF SOUTH CAROLINA				
COUNTY ON			N OF DOWER	(, , ,)
RUI (N. 1804)		NO DOWER A SINGLE MAN		
A CONTRACTOR OF THE CONTRACTOR				
th holeful celtify into all whom it may concern the way of the within maned	that Mrs			, <u></u>
oppear betyre pointenanced oppear betyre per a light of the person of bety commission director, fedvor any person of bety queen official intensity and estate, and also all- indirectors.	d superately examined by in signs whomsoever, renounce her right and claim of Dow	c; did declare that she does teletse and force reling r, of, in, or to all and singu	freely, voluntarily and ush unto the within t lar the Premises withi	did this day without any named Mort- n montioned