And said mosticizer agrees to keep the buildings and improvements now standing or hereafter exceed upon the mericazed promoes and any and all apparatus, fixtures and appartenances more or hereafter exceed upon the mericazed inputs ments, instead because here a family of the first part of the first part of the surface of the mericage, all such in another to be an forms, in compound the distinct for the hereign and such other hards as the nontrigure may from the best part of the insurance policies shall be claim on the part of the insurance policies shall be and shall be four the hereign of the standard of the shall be before the expiration of each such judicy, a re-ordy assigns to the mericage, and that at least fifteen days held by and shall be four the hereign of the standard of loss to the mericage, and that at least fifteen days held by and shall be four the level of the mericage, and the contragree of the mericage and the standard of the mericage and mericage and the standard of the mericage of the mericage and the standard of the standard of the mericage and the standard of the standard of the standard of the mericage and the standard of the standard of the standard of the mericage and the standard of the standard of the mericage and the standard of the standard of the standard of the standard

and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager does and shall we'l and truly pay or cause to be paid unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due according to the true intent and meaning of the said note, and any money aforesaid, with interest thereon, if any be due according to the true intent and meaning of the said note, and any and all other sums which may become due and payable hereunder, the estate hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue.

AND IT IS AGREED by and between the said parties that said mortgagor shall be entitled to hold and enjoy the said Premises until default shall be made as herein provided.

The coverants herein contained shall hind, and the benefits and advantages shall inure to, the respective heirs, exec-

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors, and assigns 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 applicable to all genders.

In witness whereof the said mortgagor has caused	its corporate seal to be hereunto affixed and these presents to be
subscribed by its duly authorized officers Arthur.	Magill, President, and
Tantaine C Sizion Sect	o <u>fory</u>
19th day of	Feoruary in the year of our Lord
one thousand nine hundred and Seventy-one year of the Sovereignty and Independence of the Unit	and in the one hundred and
Signed, sealed and delivered in the Presence of:	PIVE THEUTY REALTY CORPORATION (SEAL)
Menus 2 January	and Bushing Consum
-64	and Bestriet Surem

State of South Carolina,

GREENILLE County

PROBATE

Secretary

Personally appeared before me _____Jourgl-L. Pariso. and made oath that She saw the within named. Five Tuenty Realty Corporation by its duly authorized officers ... Arthur Engill, Prasident, and Ecchrico C. Sinon. Secretary.
sign, seal with its corporate seal, and as the act and deed of said corporation deliver the within written mortgage, and that of FCCPURITY A. D. 19.74

Notary Public for South Carolina

(L. S.) My commission empless: 1919/7/

一个是一个人,我们们也没有一个人,因为一个人,因为我们的是是我们的,但我们就是我们的我们的,我们就是我们的,我们就是我们的,我们们也没有一个人,也可以不是一个人, 第一个人,我们们也是一个人,我们就是我们的是我们的,我们就是我们的是我们的一个人,我们就是我们的,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是

Recorded Feb. 19, 1971 at 10:58 A. M., #19270.

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A PARTY COMMENTS