Together with all and singular the rights, members, hereditaments, and appurtenances to the same belonging or in any way incident or appertaining, and all of the rents, issues, and profits which may arise or be had therefrom, and including all heating, plumbing, and lighting fixtures and equipment now or hereafter attached to or used in connection with the real estate herein described.

TO HAVE AND TO HOLD, all and singular the said premises unto the Mortgagee, its successors and assigns, forever.

The Mortgagor covenants that he is lawfully seized of the premises hereinabove described in fee simple absolute, that he has good right and lawful authority to sell, convey, or encumber the same, and that the premises are free and clear of all liens and encumbrances whatsoever. The Mortgagor further covenants to warrant and forever defend all and singular the premises unto the Mortgagee forever, from and against the Mortgagor and all persons whomsoever lawfully claiming the same or any part thereof.

The Mortgagor covenants and agrees as follows:

1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note at the times and in the manner therein provided. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment; and, provided, further, that in the event the debt is paid in full prior to maturity and at that time it is insured under the provisions of the National Housing Act, he will pay to the Mortgagee an insurance premium charge of one per centum (1%) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the aggregate amount of premium charges which would have been payable if the mortgage had continued to be insured until maturity; such payment to be applied by the Mortgagee upon its obligation to the Federal Housing Administrator on account of mortgage insurance.

- 2. That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, he will pay to the Mortgagee, on the first day of each month until the said note is fully paid, the following sums:

 (a) If this mortgage and the note secured hereby are insured under the provisions of the National Housing Act and so long as they continue to be so insured, and the provision of the National Housing Act and so long as they continue to be so insured. one-twelfth (1/12) of the annual mortgage insurance premium for the purpose of putting the Mortgagee in funds with which to discharge its obligation to the Federal Housing Administrator for mortgage insurance premiums pursuant to the provisions of Title II of the National Housing Act as amended, and Regulations thereunder. The Mortgagee shall, on the termination of its obligation to pay mortgage insurance premiums, credit to the account of the Mortgagor all payments made under the provisions of this subsection which the Mortgagee has not become obligated to pay to the Federal
 - Housing Administrator; See Other side of pegg for paragraph (b)
 Arrived ment of the taxes and epecial assessments levied or to be levied against the maining to the most gage; and an installment of the promium or promiums that will become due and payable to renew such insurance on the promises covered hereby against loss by fire or other baserd as may reasonably be required by the Mortgages in amounts and in a company or companies satisfactory to the Mortgages. The installments shall be equal respectively to the activated premium or premiums for such insurance and taxes and assessments next due (as estimated by the Mortgages) less installments already paid therefor, divided by the number of months that are to elapse before one, month prior to the date when such premium-or premiums and taxes and assessments will become delinquent. The Mortgages shall hold these monthly payments, in trust to pay such premium or reminus-and taxos-and assessments-before the same-become delinquent.
 - (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortgagor each month in a single payment to be applied by the Mortgagee to the following in the contract of the state of the stat

(i) premium charges under the contract of insurance with the Federal Housing Administrator;

taxes, special assessments, fire and other hazard insurance premiums;

(iii) interest on the note secured hereby; and (iv) amortization of the principal of said note.

July 6th

Recorded

Any deficiency in the amount of such aggregate monthly payment, shall, unless made good by the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage. The mortgagee may collect a "late charge" not to exceed two cents (2c) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquent payments.

3. If the total of the payments made by the Mortgagor under (b) of paragraph 2 preceding shall exceed the amount of payments actually made by the Mortgagee for taxes or assessments or insurance premiums, as the case may be, such excess shall be credited by the Mortgagee on subsequent payments to be made by the Mortgagor. If, however, the monthly payments made by the Mortgagor under (b) of paragraph 2 preceding shall not be sufficient to pay taxes and assessments and insurance premiums, when the same shall become due and payable, then the Mortgagor shall pay to the Mortgagee any amount necessary to make up the deficiency, on or before the date when payment of such taxes, assessments, or insurance premiums shall be due. If at any time the Mortgagor shall tender to the Mortgagee, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of (a) of paragraph 2 hereof which the Mortgagee has not become obligated to pay to the Federal Housing Administrator, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this mortgage resulting in a public sale of the premises covered hereby, or if the property is otherwise acquired after default, the Mortgagee shall apply, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under the protections.

then remaining unpaid under the note secured hereby and shall properly adjust any payments which shall have been under (a) of paragraph 2.

4. That he will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgagee may pay the same; and that he will promptly deliver the official receipts therefor to the Mortgagee. If the Mortgagor fails to make any payments provided the in this section or any other manufactors for taxes, assessments, or the like, the Mortgagee may pay the same, and all sums so paid shall bear interest at the rate of the per centum (5%) per annument of the date of such advance and shall be secured by this mortgage.

5. That he will keep the premises in as good order and condition as they are new and will not commit or paymit any waste thereof reasonable were and tear.

That he will keep the premises in as good order and condition as they are now and will not commit or permit any waste thereof, reasonable wear and tear excepted.

6. That if he fails to pay any incurance premium, as provided for above, the Moutgages may pay the same, and all sums so paid shall hear interest at the rate of five per centum (5%) per annual from the date when advanced and shall be occured by this mortgage. If the premises covered hereby, or any part thereof, shall be damaged by five or other hazard against which incurance is hold as hereinbefore provided, the amounts paid by any insurance company pursuant to, the contract of the contrac f incurance shall, to the extent of the indebtedness then remaining unpaid, be paid to the Mortgages, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises.

7. That he hereby assigns all the rents, issues, and profits of the mortgaged premises from and after any default hereunder, and should legal proceedings be instituted pursuant to this instrument, then the Mortgagee shall have the right to have a receiver appointed of the rents, issues, and profits, who, after deducting all charges and expenses attending such proceedings and the execution of his trust as receiver, shall apply the residue of the rents, issues, and profits, toward the

payment of the debt secured hereby.

It is agreed that the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of this mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions, or the Mortgagor to the covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. The Mortgager waives the benefit of any appraisement laws of the State of South Carolina. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses (including continuation of abstract) incurred by the Mortgagee, and a reasonable attorney's fee. shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee as a part of the debt secured hereby and may be recovered and collected hereunder. payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.

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.				OLLO PIULIO	,	~ -		1.0
WITNESS My	hand(s) and seal	(s) this	3rd		day of	July		, 19_46
Signed, sealed, and delivered in pr	esence of:			A	W477			(CEAT)
Alphia Dodd Marion Brawley.				A U	<u>e_0444</u>			(SEAL)
Marion Fraviey	, el.							(SEAL)
								(SEAL)
STATE OF SOUTH CAROLINA)							
County of Greenville	} ss:			,				
Personally appeared before me.	·	Alphia	Dodd					
and made oath that he saw the with	in-named	A. G. I	1111					 ,
sign, seal, and as	his				act and	deed deliver th	ne within deed, an	I that deponent,
with	Mario	n Brawle	ov. Jr.				witnessed the e	xecution thereof
					Alnhid	Dodd		
Sworn to and subscribed before	ma this	3rd	dox	of	July		otary Public for So	<u>40</u>
Sworn to and subscribed before	tine uns		uaj	Mari	on Brawelz	7. Jr.	SAR	<u>\</u>
						No	tary Public for So	outh Carolina.
							Marks.	
STATE OF SOUTH CAROLINA	DENTING A MICH OF DOWER		OTTED			James J.	į	
County of Greenville	} ss:	RENUNCIATION OF			DOWER			
I,	Marior	Brawley	. Jr.				, a Notar	y Public in and
for South Carolina, do hereby certify			Bo	nta B. Hi			,	
10r South Carolina, do hereby certify	y unto all whom it ma	y concern that	Mrs	1100 100 111			the wife of th	e within named
	Δ (1 W477				ii i thia day o	nnone hafora	me and unon beir	g privately and
separately examined by me, did dec	clare that she does from	elv. voluntari	ly, and without	any compulsion	, and this day a , dread, or fear of	f any person o	or persons, whoms	sever, renounce,
release, and forever relinquish unto	the within named	Bank	of Green	wood. Gre	enwood. S.	C		
and the second of the second o				_	•			its successors
and assigns, all her interest and est	ate, and also all her	right, title, an	d claim of dow	er of, in, or to al	l and singular the	e premises wit	thin mentioned an	d released.
•			** **		Bonta I	3. Hill		(SEAL)
Given under my hand and seal,	this	ed .	day	of	July		, 19_4	10/20
					Marion I	3rawley,	tary Public for So	A Camalina
Received and properly indexed	l in		and r	ecorded in Book	·		, this	<u></u>
day of	19, Page		_, Greenville C	ounty, S. C.				ERS
							Clerk.	