As further security for payment of the indebtedness and performance of the obligations, covenants and agreements secured hereby, Mortgagor does hereby transfer, set over and assign to Mortgagoe: (a) All rents, issues and profits of the premises from time to time accruing, whether under leases or tenancies now existing or hereafter created, reserving to Mortgagor, however, so long as Mortgagor is not in default hereunder, the light to receive and retain such rents, issues and profits. (b) All judgments, awards of damages and settlements hereafter made resulting from condemnation proceedings, or in lieu of any taking of the premises or any part thereof inder the power of eminent domain, or for any damage (whether caused by such taking or otherwise), to the premises or the improvements thereon or any part thereof, or to any rights appurtenant thereto, including any awarel for change of grade of streams. Mortgage is hereby authorized, but not required, on behalf and in the name of Mortgagor to execute and deliver valid acquittances for, and to appeal from, any such judgments or awards. Mortgage may apply all such sums or any part thereof so received may be released. thereof so received may be released.

This mortgage shall also secure additional loans hereafter made by the then holder of the note secured hereby to the then owner of the real estate described herein, provided that no such additional loan shall be made if the making thereof would cause the total principal indebtedness secured hereby to exceed the amount of the original principal indebtedness stated herein. Each such additional loan shall be evidenced by a note or other evidence of indebtedness identifying such additional loan as part of the indebtedness secured hereby, and shall mature not later than the then maturity date of the original indebtedness secured hereby, who thing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loans.

This mortgage shall inure to and bind the heirs, legatees, devisees, administrators, executors, successors and assigns of the parties hereto. Whicever used herein, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

Such expenses and fees as may be incurred in the protection of said premises and the maintenance of the lien of this instrument, including the fees of any attorney employed by the mortgage in any litigation or proceeding affecting said premises, shall be paid by the mortgage and secured by this instrument. And it is further agreed that in case the debt secured by this mortgage, or any part thereof, is collected by suit or action, or this mortgage be forecased, or put into the hands of an attorney for collection, sult, action or foreclosure the said mortgager shall be chargeable with all costs of collection including ten (10%) per cent of the principal and interest on the amount involved as attorney's fees which shall be due and payable at once, which charges and fees together with all costs and expenses, are hiereby secured and may be recovered in any suit or action hereupon or hereunder.

That no portion of the said premises	shall be used for any unlaw	ful purpose.	ar or action hereu	pon or nereunder.
PROVIDED ALWAYS, nevertheles				
of Depaid unto the said mortgagee, its successfuling to the true intent and meaning under, the estate hereby granted shall cereby	essors or assigns, the debt of	mortgagor, do an	d shall well and the	uly pay or cause to
according to the true intent and meaning	of the said note, and any	and all other sums wh	ich may become di	ie and payable here-
			· 🛊	3)
AND IT IS AGREED by and between said Premises until default shall be made	cen the said parties that said as herein provided.	id mortgagor shall	be entitled to 1	old and enjoy the
WITNESS my	hand and seal	this	11th	day of
April in the year	of our Lord one thousand,	nine hundred and	sixty-thi	eeand
in the one hundred and 6.1ght	y-seventh		year (	of the Independence
이번 교육에 가난 병사들으로 가를 통해 보다				+4
Signed, sealed and delivered in the Pr		Leon U	5. Han	// (T. E.)
Backel & Jerg	system !			(L. 3.)
taf 11 M Venuel	<u></u>	فهود المسالات حوالكمها بالومد		(L. S.)
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The State of South Car	ralina \	i de la companya da di kacamatan da di kacamat Na kacamatan da di kacamatan d		•
	Ulilia,	PR	OBATE	
Greenville	County \		Section 1	
		X mail Indian		
PERSONALLY appeared before in		Ferguson	nnd	made oath that he
saw the within named Loon sign, seal and as his	653	deed deliver the with	in written dead ar	nd that he with
Frod N. McDonal			10.1	e execution thereof.
<b>在大物學</b> 。在1		1	Ψ!	
/Swom to before menths11t	19.63 ( y	Quality.	S. Per	
u tall Will as en	n ev (	and the same of th		
Motary Public for South	Carolina )	•/ .	. • •	
			Agt at	
	The same			b
The State of South Car	rolina,	DESTRICTATE	ON OF DOWE	mp 6 .
Greenville '	County	WEIN O'MOINT	ON OF DOME	M
red N. M	11章 "3.11" ノ。		•	* 6
certify unto all whom it may concern t	1.114 5.44 5.44	C + Chn++		, do hereby
the wife of the within named L	eon W. Gantt			did this day appear
the wife of the within named Libetore me, and upon being privately any compulsion, dread or fear of any pe	and separately examined by	me, did declare that	she does freely, vol	untarily, and without ush unto the within .
named Contral Real and estate and also her right and claim of	ty Corporation,	its helfs,	successors and ass	igns, all her interest
1、一种的情况。2011	Mad 5 (4) 48 (1) 18	ingular the Premises	within mentioned a	and released.
Given under my hand and seel, this		0 20 1/	n h	1 1
day of	A D. 1963	TOUR	g . 15	+ UNIV
Notary Public for South	(L. S.) Carolina			ty i

Mortgage and Assignment Recorded April 12th., 1963 at 11:00 A.M.No. 2604