If the Mortgagors shall fail to pay any premium for any insurance above mentioned or any taxes, assessment, levy or charge, when due, the Insurance Company may, at its option, make such payments and in such case the amounts so paid shall immediately become debts due to the Insurance Company by the Mortgagors, shall bear interest at the rate of six per cent per annum until paid, and shall be secured by this mortgage to the same extent as the note hereinabove described. The Insurance Company, shall have the right, after default in any of the terms, covenants or agreements herein contained, or contained in the aforeand note, to the appointment of a receiver to collect the rents and profits from the premises hereinbefore described without consideration of the values of the premises or the solvency of any person liable for the payment of the amounts then owing, and all amounts collected by the receiver shall, after expenses of the receivership, he applied to the payment of the melbidoest hereby secured. men owing, and all amounts collected by the receiver shall, after expenses of the receivership, he applied to the payment of tille indebtedness hereby secured.

In case the linguistic Company shall voluntarily or otherwise become a party to any suit or legal proceeding to protect the profests, herein described of the tille thereto, or to protect the lien of this mortgage, the Mortgagors will immediately reimburse the linguistic Company for any automust pand by it in connection with any such suit or proceeding, including all costs, expenses and attention's 4ces, and such payments shall be secured by this mortgage to the same extent as the note hereinabove described.

If there shall be any default in the payment, in accordance with its terms, of the note secured hereby of any other indebtedness feetively secured, when due, or in the event of failure to comply with any of the covenants or agreements contained in this mortgage, or in the event of actual or threatened demolition or injury, or waste to any of the property covered by this mortgage which may impair its value, then and in any such event, the critic indebtedness secured by this nortgage shall, at the option of the businesses of any therefore at any time, thereafter, institute foreclosure proceedings.

It is PRICTIFIER COVENATED AND AGREED that any tax may be levied or assessed against, or based upon, the interest of the Insurance Company in the premises or other property covered by his mortgage, or its ownership or interest in this mortgage, or in the event of any chaing in any of the plays now in force providing for the taxation of mortgages or debts secured by mortgage, then they obtain a pay the property covered by his mortgage, or its ownership or interest in this mortgage, or in the event of any chaing in any of the plays now in force providing for the taxation of mortgages or debts secured by mortgage, then they obtain a pay the property covered by his mortgage, or its ownership or interest in this mortgage or in the event of any chaing in any of t 1905 HIPD ALWAY, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the Mortigonous do and shall cell and tools per on the state true intent and meaning of the parties to these Presents, that if the Mortigonous do and shall cell and so the results and any and all other sums which may be due and payable hereunder when due and, shall faulfully perform all the covenints and agreements herein contained, the estate hereby granted shall cease, determine and be interly null and coal; otherwise to-remiain in full force and virtue.

34.10 17 P. 36.41 FD by and between the parties hereig that the Mortigagors shall be entitled to hold and enjoy the aforesaid permises until gelault shall be made as herein provided.

The corenaits and agreements herein contained shall bind, and the benefits and powers thereof herein conferred shall inure to the respective heirs, executors, administrators and assigns of the parties hereto.

IN WITELSS WIII RUOF, the Mortigagors have ferrounto set their hands and seals, this oth day of . September 1963. 10.63 Signed, kealed and delivered (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA PROBATE GREENVILLE Marie S. Phillips PERSONALLY, appeared beforeening .O. H. Ogle and Anne T. Ogle and made oath that he saw the within named dignadiat and ye their not and deep deliver the within written deed, and that witnessed the executionothereof. Sidney L. Jay She with . Mane I thelips Sworn to before mer this 6th day of September Noted Public for South Carolina THE STATE OF SOUTH CAROLINA, RENUNCIATION OF SDOWER **GREENVILLE** County Sidney L. Jay, Notary Public for South Carolina Anne T. Ogle : certify unto to all whom it may concern that Mrs. the wife of the within named this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any configutation, dread or fear of any person or persons whomsoever, remounce, release and forever, relinquish unto the within mined. Security Life & Trust Company, its ... here, successors and assigns, all her interest and estate and also all her right and claim of Dower, in, or to all and singular the Fremises within mentioned and released. Given under my hand and seak this 6th Jan NO September day of I hearby certify that this instrument was filed for record in my office at 2.... of Real , and was immediately entered upon proper indexes and duly recorded in Book,

County, S. C

is , 19

Estate Mortgages, page