- 1918 de 1919

- (1) That this mortuage shall secure the Mortgagee for smith fur their cunts as may be adverged to making the state of the gapes, for the payment of taxes, insurance premiums, public desetements, topolics or other persons garantee. This mortgage shall also accure the Mortgagee for any further teams, advertise, residences or structs that the state of the s
- (2) That it will keep the improvements now existing or hereafter evented on the mertgaged projectly linearing and in projectly from time to time by the Mortgages against less by fire and any other hearth specified by Mortgages, in an interest mertgage debt, or in such amounts as may be required by the Mortgages, and in asseptable to B, and the B grade and the project of the Mortgages, and have affected thereto should be sound in fire a compatible to the Mortgages, and that it will pay all premiums therefor when they and that it does hereby assign to the Mortgage premiums theoretic when they are not that it will pay all premiums theoretic when they are not that it does hereby assign to the Mortgage premiums theoretic when they are not investigated to make a payment for a less directly to the Mortgages, to the extent of the balance owing on the Mortgage debt, whether due or not.
- (3) That it will keep all improvements new existing or hereafter exected in good repair, and in the way of acceptable has that it will continue construction until completion without interveption, and should it fall to do at the distriction with a state of the state of the distriction of the completion of any charge the expenses for such repairs or the completion of such existing the expenses for such repairs or the completion of such existing to the mortgage dath.
- (4) That it will pay, when due, all texes, public assessments, and other governmental or municipal sharps. Finally attent truspositions against the mortgaged premiers. That it will comply with all governmental and spunicipal laws and regulations will the distinguished premiers.
- (II) That it hereby assigns all rents, issues and profits of the mortgaged premises from and affer any default broader, and agreed that, should legal proceedings be instituted purevent to this instrument, any judge having jurisdiction may, at? Chambers of allow wise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and sellow the rents, issues and profits, including a reasonable rental to be fined by the Court in the event said premises are a busined by the gaper and after deducting all charges and expenses attending such presenting and the execution of its treat at profits toward the payment of the date secured hereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the national leading the entire of the Mortgage, and sums then owing by the Mortgages to the Mortgages shall become immediately the mortgage may be foreclosed. Should any legal proceedings be Instituted for the foreclosure of this mortgage, or should the Mortgage become a party of any suit involving this Mortgage or the title to the premises described herein, or should the dobt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and consess incurred by the Mortgages, and a reasonable attorney's fee, shall thereupon become due and payable immediately or or destinate at the apriles of the Mortgages, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgager shall hold and enjoy the premises above conveyed until there is a default under this manage or in the sale secured hereby. It is the true meaning of this instrument that if the Mortgager shall fully perfertly all the termin, and the mortgage, and of the note secured hereby, that then this mortgage shall be utterly nult and vald; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall inure to the respective bairs, executors, administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall included the plural, the singular, and the use of any gender shall be smallestly to all conders.

and the use of any gender shall be applicable to all gende	rs,		7 A 44	1 100	V. Assessment	
WITNESS the Mortgager's hand and seel this 9th SIGNED, seeled and delivered in the presence of:	day of	June	1965 .			
Lyine M. hurly		Wellian "	7. Camp	hell		(SEAL)
wa. Hopins		audrey	C Cam	phe	<u> </u>	(SEAL)
		<i></i>				(SEAL)
<u> Andrews Control Cont</u>					4	(SEAL)
STATE OF SOUTH CAROLINA		PROB	A78			***************************************
COUNTY OF Greenville		4 CA - C			•	
SWORN to before me this 9th day of June SEAL) Security Public for South Fereina.	:. ·	65.	ie M.	Jay	low	
STATE OF SOUTH CAROLINA COUNTY OF CRESTVILLE ON CO.	12 kg/ 12 kg/ 12 M 1 g/	REHUNCIATIO	H OF DOWER			
	on the grade of the control of the c	a septiment	drey C	Cas	rn, that the privately approved assignment of assignment o	
Noticy Public for Seeth Cofelina. Beaughed Jum	82.	1965 at 12:0	4 P. N. #	35793		