AND IT IS AGREED, by and between the said parties that upon any default being made in the payment of the interest and Bond or of the insurance premiums, or of the taxes, or of the assessments hereinabove mentioned, when the same shall become payable, then the entire amount of the debt secured or intended to be secured hereby shall become due, at the option of Mortgagee , executors, administrators or assigns, although the period for the payment thereof may not then have expired.  AND IT IS AGREED, by and between the said parties that should legal proceedings be instituted for the collection of secured hereby, then in that event the said Mortgagee, executors, administrators or assigns, shall right to have a receiver appointed of the rents and profits of the above described premises, who, after deducting all charges and attending such proceedings, and the execution of the said trust as receiver, shall apply the residue of the said rents and profits the payment of the debt secured hereby.  AND IT IS FURTHER AGREED, by and between the said parties that should legal proceedings be instituted for	severally I the said I the debt have the expenses
closure of this mortgage or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hat attorney at law for collection by suit or otherwise, that all costs and expenses incurred by the Mortgagee, including a reasonab fee (of not less than 10% per cent. of the amount involved), shall thereupon become due and payable of the debt secured hereby, and may be tecovered and collected hereunder.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Present	nds of an ile counsel as a part
the said McElrath & Tucker, Inc.	
the said MCELFRON & TUCKET, THO.  do and shall well and truly pay, or co	ause to be
paid, unto the said Lula D. Rhem and Charles Flint Rhem, Jr.	
the sa	id debt or
sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said the	nd /and te
Condition thereunder written, then this Deed of Bargain and Sale shall cease, determine, and be utterly null and void; of	herwise it
shall remain in full force and virtue.	
AND IT IS AGREED, by and between the said parties, that McElrath & Tucker, Inc.	
1.8 to hold and enjoy the said premises until default of payment shall be made.	
WITNESS the hand of McElrath & Tucker, Inc.	
and the seal of the corporation, this 1 St day of Sopte	mber
in the year of our Lord one thousand nine hundred and Sixty Nine	
2 ad the second	overeignty
and in the one number and Milicog-Chilia	
and Independence of the United States of America.	
SIGNED, SEALED AND DELIVERED MCELRATH & TUCKER, INC.	(SEAL)
IN PRESENCE OF	(SEAL)
,	(SEAL)
Sec. 12 and Milliant	
The State of South Carolina, )	
COUNTY OF GREENVILLE	
PERSONALLY appeared before me Volume 711 Licen	and made
cath that he saw the within named McElrath & Tucker, Inc.	e composate
by its Performent and feet laper	r enthorace
Seal, and as the Act and Deed of the said Corporation deliver the within written deed, and that he with	

Notary Public for South Carolina

SWORN to before me, this

Sylember

My Commission Expires: /// ()
Recorded Sept. 17, 1969 at 11:34 A. M., #6647.

1969