

REVIEW AND RECORDS: Pull and consider the relevant records and charts into the main workspace. Review notes and change, if necessary.

<sup>1</sup> See also the discussion in *Intergenerational Justice* (1999) 10(1) *Journal of Social Justice* 1-22.

...to whom the said building was sold, and the lessor, holding the above-mentioned premises

Mortgagor also agrees to obtain insurance in such form and amount as may be satisfactory to the Mortgagor in Mortgagor's favor, and is deflected if Mortgagor may, but is not obligated to, effect said insurance in its own name.

Any amount which Mortgagor may expend to discharge any tax, fee, or expense, obligation, insurance premium, prior mortgage or other charge placed upon or in connection with the above described real estate shall be an additional sum secured by this mortgage with interest at the highest lawful rate and payable by him, and may be enforced and collected in the same manner as the debt hereby secured.

All obligations of Mortgagor to Mortgagess shall become due, at the option of Mortgagess, without notice or demand, upon any default.

Mortgagor agrees in case of foreclosure of this mortgage to pay a reasonable attorney's fee as determined by the court in which suit is filed and any court costs which shall be incurred by this mortgagee and included in judgment of foreclosure.

1. I am the mortgagor and owner by existing mortgage held by Mortgagor against Mortgagor on the above described real estate.

I, HENRY WILSON, make and sign this bond and seal this the day and year first above written.

Signed, Sealed, and Delivered  
in the presence of

R L Bynn

P E mille

Forest W. Ward

Kang D. Ward



82-10243 (6-70) - SOUTH CAROLINA

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