the Markett

The mortgagor does hereby covenant and agree to procure and maintain insurance in the amount of not less

than bal. due under this lien dollars, against all loss or damage by fire, in some insurance company acceptable to the mortgagee herein, upon all buildings now or hereafter existing upon said real estate, and to assign such insurance to the mortgagee as additional security, and in default thereof said mortgagee may procure and maintain such insurance and add the expense thereof to the face of the mortgage debt as a part of the principal and the same shall bear interest at the same rate and in the same manner as the balance of the mortgage debt and the lien of the mortgage shall be extended to include and secure the same. In case said mortgager shall fail to procure and maintain (either or both) said insurance as aforesaid, the whole debt secured hereby shall, at the option of the mortgagee, become immediately due and payable, and this without regard to whether or not said mortgagee shall have procured or maintained such insurance as above permitted.

Mortgagor does hereby covenant and agree to pay promptly when due all taxes and assessments that may be levied or assessed against said real estate, and also all judgments or other charges, liens or encumbrances that may be recovered against the same or that may become a lien thereon, and in default thereof said mortgagee shall have the same rights and options as above provided in case of insurance.

And if at any time any part of said debt, or interest thereon, be past due and unpaid, Mortgagors

hereby assigns the rents and profits of the above described premises to the said mortgages, or its successors have Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State, may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said debt, interest, cost of expense; without liability to account for anything more than the rents and profits actually collected.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of these Presents,

the said mortgagor, do and shall well and truly pay or cause to be paid unto the said mortthat if

gagee the debt or sum of money aforesaid, with intere meaning of said note, then this deed of bargain and sa otherwise to remain in full force and virtue.	st thereon, is le shall ceas	f any be due, ac se, determine, a	cording to the true intent and be utterly null and t	and oid,
AND IT IS AGREED by and between the said part to hold and enjoy the said Premises until default of parts.	ies that said lyment shall	mortgagor, be made.	shall be allowed	
WITNESS Our hand and seal S, this	26th	day of	February	
in the year of our Lord one thousand, nine hund	red and	Eighty-T	WO	
·				
in the Two hundred and Fifth United States of America.		y€	ar of the Independence of	the
Signed, sealed and delivered in the presence of	1. Col	lie A.B	inter a	. S.)
Dailara W See	1/11	rey d. P	perton 1	. S.)
			(1	S.)
]		(I	,. S.)
The State of South Carolina		= P	robate	
COUNTY OF ANDERSON		•		
PERSONALLY appeared before me Louise h	. Taylor		and made	oath
That She saw the within named Colie A. ar	id Tracy	L. Burto	n	
sign, seal and as their act and deed deliver the w	ithin written	deed, and that	s_he with	
Barbara W. Lee		w	itnessed the execution the	reof.
Sworn to before me this 26th day of February A. D., 1982 Notary Public for South Carolina	Locus	e M.	Taylor)	
My commission expires 6/14/83				

(CONTINUED ON NEXT PAGE)