may also take possession of, and for these purposes use, any and all personal property contained in the premises and used by Mortgagor in the relatal or leasing thereof or any part thereof. The right to enter and take possession of the premises and use any personal property therein, to manage, operate and conserve the same, and to collect the rents, issues and profits thereof, whether by a receiver or otherwise, shall be in addition to all other rights or remedies of Mortgagee hereunder or afforded by law, and may be exercised concurrently therewith or independently thereof. After paying costs of collection and any other expenses incurred the proceeds shall be applied to the payment of the indebtedness secured hereby in such order as Mortgagee shall elset, and Mortgagee shall not be liable to account to Mortgagee for any action taken pursuant hereto other than to account for any rents actually received by Mortgagee.

- 11. In case the indebtedness secured hereby or any part thereof is collected by suit or action or this mortgage is foreclosed, or put into the hands of an attorney for collection, suit, action or foreclosure. Mortgagor shall be chargeable with all costs and expenses, including reasonable attorney's fees, which shall be immediately due and payable and added to the mortgage indebtedness and secured hereby.
- 12. If the indebtedness secured hereby is now or hereafter further secured by chattel mortgages, pledges, contracts of guaranty, assignments of leases, or other securities, Mortgages may at its option exhaust any one or more of said securities and the security hereunder, either concurrently or independently, and in such order as it may determine.
- 13. No delay by Morigagee in exercising any right or remedy hereunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any default hereunder.
- 14. Without affecting the liability of Mortgagor or any other person (except any person expressly released in writing) for payment of any indebtedness secured hereby or for performance of any obligation contained herein, and without affecting the rights of Mortgagee with respect to any security not expressly released in writing, Mortgagee may, at any time and from time to time, either before or after the maturity of said note, and without notice or consent;
  - a. Release any person liable for payment of all or any part of the indebtedness or for performance of any obligation.
  - b. Make any agreement extending the time or otherwise altering the terms of payment of all or any part of the indebtedness, or modifying or waiving any obligation, or subordinating, modifying or otherwise dealing with the lien or obarge hereof.

c. Exercise or refrain from exercising or waive any right Mortgagee may have.

d. Accept additional security of any kind.

- e. Release or otherwise deal with any property, real or personal, securing the indebtedness, including all or any part of the property mortgaged hereby.
- 15. Any agreement hereafter made by Mortgager and Mortgages pursuant to this mortgage shall be superior to the rights of the holder of any intervening lies or encumbrance.

If Mortgagor shall fully perform all obligations, covenants and agreements of this mortgage, and of the note secured hereby, then this mortgage and all assignments herein contained shall be null and yold; otherwise to remain in full force and affect.

Belle V. Rothman  (L. 8.)  Late of South Carolina.  (L. 8.)  PERSONALLY appeared before me Patrick C. Fant, Jr.  Indimate oath that he saw the within named Irving R. Rothman and Belle V. Rothman and sen, seal and as the 1 raot and deed, deliver the within written Deed; and that he with Patrick C. Far witnessed the execution thereof.  WORN to Setore me this  14 ft day of November , 1962	Witness my hand and seal the day and y	year first above writing.	
tate of South Carolina,    Description of Dower Public for South Carolina.   (L. 8.)    Description of Dower Renunciation Renu	Olemant analysis and delitrored		
Belle V. Rothman  (L. 8)  (L.	in the presence of	Jury 1. 18th	(L. 8.)
tate of South Carolina.  (L. 8)  (L. 8	11 11 121 An	irving R. Apthman	
tate of South Carolina.  (L. 8)  (L. 8	Paluel Tant 9	If the I follow	(L. S.)
tate of South Carolina,  punty of Greenville  PERSONALLY appeared before me Patrick C. Fant, Jr.  admade oath that he saw the within named Irving R. Rothman and Belle V. Rothman gn, seal and as theiract and deed, deliver the within written Deed; and that he with Patrick C. Fan witnessed the execution thereof.  WORN to before me this  14ff day of November , 1962		Belle V. Rothman	
personally appeared before me Patrick C. Fant, Jr.  Defined oath that he saw the within named Irving R. Rothman and Belle V. Rothman and sense their act and deed, deliver the within written Deed; and that he with Patrick C. Far witnessed the execution thereof.  WORN to defore me this  14ff day of November , 1962	Bostuck c. Don't		(L. 8.)
personally appeared before me Patrick C. Fant, Jr.  Defined oath that he saw the within named Irving R. Rothman and Belle V. Rothman and sense their act and deed, deliver the within written Deed; and that he with Patrick C. Far witnessed the execution thereof.  WORN to defore me this  14ff day of November , 1962		<b>N</b>	•
PERSONALLY appeared before me Patrick C. Fant, Jr.  Indimate oath that he saw the within named Irving R. Rothman and Belle V. Rothman and selle V. Rothman a	•	, ,	(L. 8.)
PERSONALLY appeared before me Patrick C. Fant, Jr.  Indimate oath that he saw the within named Irving R. Rothman and Belle V. Rothman and selle V. Rothman a		•	-
PERSONALLY appeared before me Patrick C. Fant, Jr.  Indimade oath that he saw the within named Irving R. Rothman and Belle V. Rothman and selle V. Rothman a			
work to tefore me this  1 Affiliated and November , 1962  Work Public for South Carolina.  Renunciation of Dower	ounty of Greenville	,	
work to tefore me this  1 Affiliated and November , 1962  Work Public for South Carolina.  Renunciation of Dower	PERSONALLY appeared before me	Patrick C. Fant. Ir.	
Renunciation of Dower			AG.
Renunciation of Dower	witnessed the	execution thereof. Patent Ha	A.
Renunciation of Dower	witnessed the witnessed the work to fetore me this 1.44 day of November	execution thereof. Patent Ha	A.
	witnessed the wi	execution thereof. Patent Ha	JB.
	witnessed the witnessed the work to fetore me this lay of November	execution thereof. Patent Ha	J3.
	witnessed the witnessed the work to before me this  14 ft. day of November  10 Notary Public for South Carolina.	execution thereof.  Patient Has	Renunciation of Dower
	witnessed the witnessed the work to determ this day of November	execution thereof. Patent Ha	J 9.
A Notery Fublic for South Carolina, do pereby or the	witnessed the witnessed the works to fetore me this 14 ft day of November November Quitary Public for South Carolina.	execution thereof.  All (1962)  Notery Public for South Carolina.	Renunciation of Dower
Patrick C. Bant is Nothing Rublic for South Carolina, ab hereby cardity unto whom the property that the Belle V. Rothman is the wife of the within usued living	witnessed the wi	t Notery Public for South Carolina, Le V. Rothman	Renunciation of Dower  ab propy people, united 1704108
I, Patrack C. Rant is Notery Fublic for South Carolina, do necessary operates unto the wife of the wifing named ITVING the Rothman and apon being privately and separately examined by R. Rothman	witnessed the wi	t Notary Public for South Carolina, the wife of the within han has day, appear before me, and upon being privately and	Renunciation of Dower  do hereby/gently united Irwing
Patrick C. Bant is Notary Public for South Carolina, do hereby certify into the may concern that Mrs. Belle V.Rothman the wife of the within named Ityling R. Rothman did this day appear before me, and open peing privately and separately examined by did declare that the dide freely, reluntarily, and without any computation, dread or fear of any person or placetim who may be before the relation to the relation to the relation to the relation of the relation to	witnessed the wi	to V. Rothman the within and drawn or the within and the bar of the within and the wife of the within and the wife of the within and the wife of the within and the problem of the wife of the within and the problem.	Renunciation of Down  the property operator into the property of appaired by the property of t
Patrick C. Bant is Notary Fublic for South Carolina, do hereby certify of two mile of the wife of the within usual ItyVI in R. Rothman did this day, appear before me, and upon being privately and appearably examined a did declare that the did the day, appear before me, and upon being privately and appearably examined and foreign or fear of any person or persons whom the being that the day of the within tanget The Productial Insurance Commany of America.	witnessed the analysis of the control of the contro	to V. Rothman the within and drawn or the within and the bar of the within and the wife of the within and the wife of the within and the wife of the within and the problem of the wife of the within and the problem.	Renunciation of Down about the property of the property are included the property of the prope
Patrick C. Bant is Notery Rubble for South Carolina, do hereby certify une whom it may concern that Mrs. Belle V. Rothman the wife of the within named Itiving R. Rothman did this day, appear before me, and upon being privately and separately appended by a did declare that the did of feely, your mainly, and without any computation, draid of feel of any person of persons who have being hereby and to the vitting manded The Proceeding Insurance Computery of America.	witnessed the witnessed the works to defore me this  14ff day of November  14ff day of November  15ff Roughly Public for South Carolina.  15ff Greetry 11de  1. Patrack C. Randle Witnessell Roughly on dear that he did store frostly, refuncts, and desire that she show frostly refuncts refuncts and forever refunctions.	to V. Rothman the within and drawn or the within and the bar of the within and the wife of the within and the wife of the within and the wife of the within and the problem of the wife of the within and the problem.	Renunciation of Dower  ab percept occupied in the appropriately apprinced in the percept of the
Patrack C. Rant is Notery Fublic for South Carolina, do nevery corulty unto whom it may concern that Mrs. Belle V. Rothman the wife of the within named ITVIIII did this day appear before me, and upon being privately and apparately appear before me.	witnessed the wi	to V. Rothman the within and drawn or the within and the bar of the within and the wife of the within and the wife of the within and the wife of the within and the problem of the wife of the within and the problem.	Renunciation of Dower  ab proby occulty has  ab Triving  worst of problem without  and an area of the continue

Hecorded November 15th, 1962,