9/1 9 /1				2
The mortgagor does hereby covenant	t and agree to	procure and mair	tain insurance in t	he amount of not less
than \$10,000.00 acceptable to the mortgagee herein, upon sign such insurance to the mortgagee as and maintain such insurance and add the cipal and the same shall bear interest at debt and the lien of the mortgage shall be fail to procure and maintain (either or be the option of the mortgagee, become imm said mortgagee shall have procured or maintain the said mortgage shall have procured or maintain the said mortgage shall have procured or maintain the said	adi buildings additional sec e expense ther the same rate e extended to i oth) said hasur lediately due a	now or hereafter urity, and in defa eof to the face of and in the same nclude and secure ance as aforesaid, and naveble and	existing upon said in ult thereof said mo the mortgage debt manner as the bale the same. In case the whole debt sec	rtgagee may procure as a part of the prin- ince of the mortgage said mortgagor shall
Mortgagor does hereby covenant and levied or assessed against said real estate may be recovered against the same or the shall have the same rights and options as	l agree to pay , and also all j	promptly when di	te all taxes and asser charges, liens or	essments that may be r encumbrances that ereof said mortgagee
And if at any time any part of said o	lebt, or interes	t thereon, be pas	t due and unpaid,	we.
hereby assigns the rents and profits of the Heirs, Executors, Administrators or Assignation of the Heirs, Executors, Administrators or Assignation of the Heirs, Executors, applying the net produced to the expense; without liability to accompany the provided ALWAYS, nevertheless,	gns and agree r, with author eds thereof (a) unt for anyth	that any Judge of ty to take posses ter paying costs may more than the	the Circuit Court (sion of said premof collection) upor rents and profits	of said State, may, at ises and collect said a said debt, interest, actually collected.
that if We the said mortgagor, do gagee the debt or sum of money aforesal meaning of said note, then this deed of b otherwise to remain in full force and vi	rtue.	e anat cease, de	armine, and be ut	unto the said morte o the true intent and terly null and void,
to hold and enjoy the said Franises until	default of pa	rment shall be m	ade.	
WITNESS Our hand and seals	•		lay of June	
in the year of our Lord one thousan in the one hundred and eighty		ed and SIXLV-		
United States of America. Signed, sealed and delivered in the present the sealed and delivered in the sealed and delivered and delivered in the sealed and delivered and	ence of	History	in den	Independence of the
I Lanul Cling	1			
I some chip		· Page	re C	ense (c. s.)
				(1., 8.)
-		• ,	,	(L. S.)
	· ·	<u> </u>		
		•		
The State of South Car	rolina } County }	1	Probate	
PERSONALLY appeared before me.	Judy Han	na		and made oath
That S he saw the within named Herbe	• •	:	C. Henry	
sign, seal and as their act and deed d	√	i i		V. Laniel
Chapman			*	e execution thereof.
)		TAMESOSCU III	
Sworn to before me this 17th	day		γ_{I}	
Je/June/	, 10.63. }	judy	Nanna	
Notary Public for South Capplina	Mes	//		
motaly whome for South Carolina				

Recorded June 18th, 1963, at 9:40 A.M. #32647