AND we do hereby agree o pay all taxes and other public assessments against this property on or before the first day of January of each calendar year, and to exhibit the tax receipts at the office of the Citizens Burtonio and Loan Association, Greer, S. C. simmediately upon such payment, until all amounts due under this mortgage have been paid in full; and should we fall to pay and taxes and other governmental assessments, the Mortgage may, at its option, pay same and charge same amounts to the mortgage delay and collect the course under this mortgage with interest thesess. debt, and collect the same under this mortgage, with interest thereon

Add the Mortgagor (do) (down hereby agree, upon demand of the Mortgagee, at any time; to pay on or defore the 5th day of each succeeding month, together with and in addition to the monthly payments of principal and interest above stated, a sum equal to one-twelfth (1/12th) of the said annual taxes assessment spend insurance premiums, as estimated by the Mortgagee. The Mortgagor sum further agreed to pay on demand any additional sums necessary to pay these items. It is further agreed that any such additional payments, when so definanced by the Mortgagee shall become a part of, and additional to, the monthly installments of principal and interest under the terms of this mortgage, and the more secured thereby.

And it is further agreed that as a part of the consideration for the loan herein secured that the Mortgagor—shall keep the premises herein described in good repair, and should they fail to do so, the Mortgagee, its successors and assigns, may enter upon said premises at any time, and make whatever repairs are necessary, and charge the expense of such repairs to the mortgage debt and collect the same under this mortgage. With interest thereon.

And as additional and further security to the debt herein secured, Mortgagor # (do) (Mex) hereby issign, set-over and transfer unto the said Citizens Building and Loan Association. Greer, S. C., its successors and assigns, all the refus and profits accuring from the said prefuses, retaining, however, the right to the retention of the said property and/or rents and profits thereof and therefrom so long is the payments herein set out are not more than sixty. (60) days in arrears, but if at any time any part of said debt, interest, fire insurance prefutums or taxes shall be past due and impaid, or should the premises remain information, the Mortgagee may apply to any Circuit or County Jiddee of this State, at Chambers or otherwise, for the appointment of a Receiver to take chabitals the mortgaged incoming a reasonable republisher for and hollest and apply the same after to take charged of the mortgaged premises, designate a reasonable remainherefor, and sollect and apply the same, after payment of the roots and expenses of such collection, to the said debt, interest, taxes, fire insurance and assessments, without accountability for anything more than the rents and profits actually received.

PROVIDED: ALWAYS, nevertheless, and on this express condition that if traggers, our legal Representatives, shall on Heirs, or Legal Representatives, shall on or before the fifth day of each and every month from and after the date of these presents, pay or cause to be paid to the said Crizzens Building and Loan Association, Greer, S. C., its successors or assigns, the monthly installments and other items as herein set out, until said debt and all interest and amounts due thereon, shall have been paid in full, then this deed of bargain and sale shall be and become null and vaid, otherwise to remain in full force and virtue.

And it is further stipulated that the said Mortgagor to hold and enjoy the said premises until default of payments shall be made, but upon default in the payments or other covenants herein stipulated for a period of sixty (60) days, then and in such event the said Association may, at its option, declare the whole amount hereunder at once due and payable, together, with will costs and expenses including a reasonable attorney's fee, and the right to foreclose this mortgage, and safe therein for satisfaction thereof.

IN WITNESS WHEREOF, we have hereunto set our hand s and seals, the . 29th , in the year of our Lord, One Thousand Nine Flundred and Sixty-three and in the One Hundred and Bighty seventh year of American Independence. 🖗

Signedly Sealed and Delivered in the presence of:

Gana & White U. a. midlock Hannie Mil Sennett(LS.)

State of South Carplina

COUNTY OF GREENVILLE

PFRSONALLY appeared Fidne J. White of and made oath that She saw the within named Lemuel Pennett and Nannie Mae Bennett sign seal and as their act and deed, deliver the within written Deed, and that deponent together with 7. A. Medlock witnesed the execution thereof.

SWORN TO before me this 29th is day of June 19 63

Edina A. White

State of South Carolina.

COUNTY OF GREEN HER

W. A. Medlock

sotury Public for South Carolina, doshereby certify unto

all whom's may concern, that Mrs. Nannie Mae Bennett the vale of the within named . . Lemiel Bennett

did this day appear betwee me, and upon being privately and separately examined by me, did declare that she does Treely, voluntarily and without any compulsion, dread or lear of any person or persons whoms ever, reformed and forever reiniquish unto the within named Critzens Buttons and Loya Associations, Green S. C., its successors and assign all her rateiest and estate, and also all her right and claim of dower of, in or to all and singular the premise within mentioned and released.

GIVEN under my hand and scal this 29th day

June

10 A Medico & (1.5.)

Notar Public for South Carolina

1963

Marine Mile Sinney

Recor - this lat of July, 1963, at 3:12 P.F., No. # 510 -