If the Mortgagors shall fail to pay any premium for any insurance above mentioned or any taxes, assessment, levy or charge, when due, the Insurance Company may, at its option, make such payments and in such case the amounts so paid shall immediately become debts due to the Insurance Company by the Mortgagors, shall bear interest at the rate of six per cent per annum until paid, and shall be secured by this mortgage to the same extent as the note hereinabove described.

The Insurance Company shall have the right, after default in any of the terms, covenants or agreements herein contained, or contained in the aforesaid note, to the appointment of a receiver to collect the rents and profits from the premises hereinbefore described without consideration of the value of the premises or the solvency of any person liable for the payment of the amounts then owing, and all amounts collected by the receiver shall, after expenses of the receivership, be applied to the payment of the indebtedness hereby secured.

In case the Insurance Company shall arrive and the payment of t

In case the Insurance Company shall voluntarily or otherwise become a party to any suit or legal proceeding to protect the property herein described or the title thereto, or to protect the lien of this mortgage, the Mortgagors will immediately reimburse the Insurance Company for any amounts paid by it in connection with any such suit or proceeding, including all costs, expenses the Insurance Company for any amounts paid by it in connection with any such suit or proceeding, including all costs, expenses and attorney's fees, and such payments shall be secured by this mortgage to the same extent as the note hereinabove described.

and attorney's fees, and such payments shall be secured by this mortgage to the same extent as the note hereinabove described.

If there shall be any default in the payment, in accordance with its terms, of the note secured hereby of any other indebtedness hereby secured, when due, or in the event of failure to comply with any of the covenants or agreements contained in this mortgage, or in the event of actual or threatened demolition or injury or waste to any of the property covered by this mortgage shall, at the option of which may impair its value, then and in any such event, the entire indebtedness secured by this mortgage shall, at the option of which may impair its value, then and in any such event, the entire indebtedness secured by this mortgage shall, at the option of which may thereupon or at any time thereafter institute foreclosure proceedings.

IT IS FURTHER COVENANTED AND AGREED that in the event of the passage, after the date of this mortgage, of any law of the State of South Carolina by virtue of which any tax may be levied or assessed against, or based upon, the interest of the Insurance Company in the premises or other property covered by this mortgage, or its ownership or interest in this mortgage, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby secured, whether such tax be for state or local purposes, or in the note herein described, or any other indebtedness hereby

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the Mortors do and shall well and truly pay or cause to be paid unto the Insurance Company the debt represented by the aforesaid note, ings.

gagors do and shall well and truly pay or cause to be paid unto the Instraince Company may be due and payable hereunder when with interest thereon, in accordance with its terms and any and all other sums which may be due and payable hereunder when due, and shall faithfully perform all the covenants and agreements herein contained, the estate hereby granted shall cease, deduce, and shall faithfully perform all the covenants in full force and virtue. AND IT IS AGREED by and between the parties hereto that the Mortgagors shall be entitled to hold and enjoy the aforesaid premises until default shall be made as herein provided. The covenants and agreements herein contained shall bind, and the benefits and powers thereof herein conferred shall inure to the respective heirs, executors, administrators and assigns of the parties hereto. IN WITNESS WHEREOF, the Mortgagors have hereunto set their hands and seals, this 10 day of Februarry.	
1964	1
Signed, sealed and delivered	David D Ckarin a. s.
in the Presence of:	DATES D. STATEMENT (A. C.)
Descolia Cast	
	amorphic Coffarick (L.S.)
THE STATE OF SOUTH CAROLINA,	PROBATE
Greenville CountyJ	_
DEPSONALLY anneared before me Genobia	Cox David D Yearick and Emogene C. Yearick
المصورة سنايات الم	DGATO DE LA COMPANSA LA COMPANSA DE LA COMPANSA DEL COMPANSA DEL COMPANSA DE LA C
their	
sign, seal and as	S he with W. W. WIIKINS
withesend the execution thereof.	Dexabia Col
Sweet to before me this 10 day February	Dexabia Col
19.64	
of Marketine 19 64	(L. S.)
Notaty Public for South Carolina.	
*i** 0:	RENUNCIATION OF DOWER
Greenville County	do hereby
w. W. Wilkins	do hereby
the within named his also all her right and claim of Dower, in, or to all and sin	or persons whomsoever, renounce, recommendation, and the interest and estate and agular the Premises within mentioned and released.
	,
Color A. D. 19 A. D., 19	(L. S.) Emogra C. Hearick
Milliam	(L. S.)
Notary Public for South Carolina	Mulalank on the day of
I hereby certify that this instrument was filed for rec	ord in my office at
19 and was minediately	
Estate Mortgages, page	Clerk of Court of County, S. C.

Recorded February 10, 1964 at 4:16 P. M.