In case of default in the payment of any part of the principal indebtedness, or of any part of the interest, at the time the same becomes due, or in the case of failure to keep insured for the benefit of the portigage the houses the buildings on the premises against fire and tornado risk, and other casualties or contingencies, as herein provided, or in case of failure to pay any taxes or assessments to become due on said property within the time required by law; in either of said cases the mortgages shall be entitled to declare the entire debt due and to institute forcelosure

And it is further coveninted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South Carolina deducting from the value of land, for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxation of mortgages or debts secured by mortgage for State or principal sum secured by this mortgage, together with the interest due thereon, shall, at the option of the said mortgage, without notice to any party, become immediately due and payable.

The mortgager, for himself (itself), his (its) heirs, successors and assigns, does hereby assign and set over unto the mortgaged all reats, issues and profits from the above mortgaged property hereafter accruing as additional security for the indebtedness and priors and continuing lien thereon, provided, however, that until there be a default under the terms hereof, the mortgager is given a time to collect and enjoy said rants, issues and profits without accountability to the mortgage. This assignment of rents shall be currently with any of said remedies, Prior in event of default, and may be put into effect independently of or contracts of the mortgage in the mortgage in the provision and it is said to the currently with any of said remedies. This assignment and lien shall apply to all rents, issues and profits hereafter accruing from prosent leases and renewals thereof of the mortgaged property and from all leases or renewals hereafter made by the present or any claims hereafter made by the present or any claims hereafter.

In addition to are not softler provisions and remedies hereof or as provided by law, the mortgagee may immediately, after from said premises, including the authority to let or relet the premises or part thereof when the same shall become yacant; and apply any more than the rents and profits actually received; and the mortgagee shall be entitled to the appointment of such a receiver as a matter of right, without consideration to the value of the mortgaged premises as security for the amounts due or the solvency any divise other rights hereunder.

And in addition to any of the other provisions and remedies hereof or as provided by law, and without in any manner modifying or claminishing the rights of the mortgagee hereunder or thereunder) in case proceedings for foreclosure shall be instituted the
accounty for this ban, and agrees that any Judge or arisdiction may at chambers or to arise from the mortgaged premises as additional
premises, with full authority to take possession or the premises; and collect the rents and profits, wid: authority to let or releft the
greathess or part thereof when the same shall become vacant, and apply the ner proceeds (after paying costs of receivership) upon
said cobi, interests, costs and expenses, without liability to account for any more than the rents and profits actually received.

PROVIDED ALWAYS, novertheless, and it is the true intent and meaning of the parties to these Presents, that 17

| to be pale unto the said mortgages the dept or sum of money aforesaid, with interest thereon, if any be due to the true interest and massail of the said note, and any and all other said, which may become due a fermion of the egiste hereby granted shall cease, determine and be urrerly sail and voic; otherwise to sail force and virtue. | eay or cause according and payab |
|--|----------------------------------|
| AND IT IS ACCOUNT by the between the said pairles that said narranger shall be entitled to | o hold an |
| VIII. SS our hand S and sea S . 8th day of Janua | ary. |
| in the year of our Lord one thousand, nine hundred and Sixty-nine | an an |
| in the one hundred and Ninety-second year of the Ind | |
| Signed pseuded and addivered in the Presence of: | a openaciae |
| | |
| Tanif W. Charton & fallow & your | (L. s.) |
| Dancy S. Radgues Ph. Thung | |
| | (L. S.) |
| | (L. ŝ.) |
| | 8.2 |
| | (L. S.) |
| fotore, of Solich Corthins, in a file of the file of t | |
| Greenville Correct PROBATE | |
| A Company of the Comp | |
| PLASONALLY appeared before the Nancy S. Rodgers and made outh | thathe |
| | |
| Sign, see, and as their act and deed deliver the Within written deed, and that S David A. Quattlebaum, III | he with |
| | n thereof. |
| to before me, this 8th day | |
| Jahnary A 5.10 69 Mines & Rolaco | |
| (Law Funda for So. Carorina | |
| My commission expires 1-1-71 | |
| Opposition of bowler | |
| GREENVILLE | |
| David A. Quattlebaum, III, a Notary Public | 15 美國 |
| The state of the s | lo hereby |
| which are which it may concern that W-s Fautine We, loung | |
| the wine within parced James E. Young | V. Suneau |
| that which any compalition, dread or fear of day person or persons whomsoever recourse releases | luntarily, |
| and the Within harred. Unlike S. Todag and the Within harred. Unlike S. Todag and the Within harred or bear of sky person or persons whomsoever; ferounce, release and the within hardes C. MERONINOWN COMPANY, its successors and assigns, air, her my the control of the within hardes of the control of Dower; in, or to all end singular the Premises within mentic | ntest, and |
| 그 그 그 마다는 그들은 그들을 하는 그는 그들은 解釋하는 그 점점 그는 그 그리고 그는 그를 가고 그를 통해 되었다. 함께 되었다. 그는 그를 다 그 그를 다 되었다. 그는 그를 다 그를 다 되었다. | oned and |
| January January January January January January January | - 第二 |
| January January January Mounty | |
| 1 Jaguil Se James (C. S.) | |

commission expires 1-1-71

Recorded Jan. 9, 1969 at 4:26