and to apply the same, after payment of all necessary charges and expenses, on account of the Obligations hereby secured; and the said rents and profits are hereby assigned to the Lender as additional security for the payment of such Obligations. The Borrower for himself and any subsequent owner of the said premises, hereby agrees to pay the Lender in advance a reasonable rent for any portion of the mortgaged property occupied by him, and in default of so doing hereby agrees that he may be dispossessed by the usual legal proceedings and further agrees that any tenant defaulting in the payment to the Lender of any rent may be likewise dispossessed. This remedy shall become effective and may be enforced either without or with any action brought to foreclose this Mortgage and without applying at any time for a receiver of such rents or of the mortgaged premises.

12. It is agreed that the Borrower shall hold and enjoy the premises above conveyed until there is a default under this Mortgage or in the Note or in the terms and conditions any other Obligation secured hereby. It is the true meaning of this instrument that if the Borrower shall fully perform all the terms, conditions, and covenants of this Mortgage, of the Note secured hereby, and of any other Obligation secured hereby, this Mortgage shall be utterly null and void; otherwise to remain in full force and effect. If there is a default in any of the terms, conditions or covenants of this Mortgage, or of the Note or any other Obligations or indebtedness secured hereby, then, at the option of the Lender, all sums then owing by the Borrower to the Lender shall become immediately due and payable and in addition to all other rights and remedies allowed by law to the Lender, this Mortgage may be foreclosed and the property secured by this Mortgage sold by judicial proceedings. Should any legal proceedings be instituted for the foreclosure of this Mortgage, or should the Lender become a party to any suit involving this Mortgage or the title to the premises described herein, or should any of the Obligations secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Lender, and a reasonable attorney's fee, shall thereupon become due and payable, immediately or on demand, at the option of the Lender as a part of the debt secured hereby, and may be recovered and collected hereunder.

The covenants, agreements and conditions herein contained shall bind, and the benefits and advantages shall insure to, the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS the hand and seal of the Borrower	r this	17 Loday of	January	,	1974
		TAYLORS	CHURCH OF CHRIS	Trs.	. 3
Signed, sealed and delivered		d'arge	· A- PW	,	(SEAL)
Signed, sealed and denvered			1.1		omis,
in the presence of:		Koh	et white	1	(SEAL)
V 11 8				1,	
date of the stranger	2	 	 		(SEAL)
Will Holle					(CEAL)
0000					(SEAL)
•					
STATE OF SOUTH CAROLINA)		0			
		242-6	440 PROBAT	E (Indi	(vidual)
COUNTY OF GREENVILLE)					
PERSONALLY appeared the undersigned w	zitne s s ar	nd made oath that	(s)he saw the within	named individu	al Bor-
rower (s) sign, seal and as the Borrower (s) act at the other witness subscribed above, witnessed the	nd deed e executio	deliver the within on thereof.	written mortgage de	ed and that (s)	ie, with
The other withes subscribed doore, whileseed the	, - 1100 411				
SWORN to before me this the					
		SOUTH CANDLIN	A SOUTH CATOLINA SO	ITH CAROLINA	
day of , A.D., 19	}			Ž	3.340
Notary Public for South Carolina	(SEAL) A STU	20	20	
My Commission Expires:		Gara	ST CENTER V		
*	 	— V			1
STATE OF SOUTH CAROLINA)				".	√
COUNTY OF COPPARITY IS			PROBAT	E (Cor	porate)
COUNTY OF GREENVILLE					
PERSONALLY appeared the undersigned we its duly authorized officers named above, sign, s					
mortgage deed and that (s)he, with the other with	ness subs	ras the Corporatio scribed above, with	essed the execution	thereof.	Wilteen
					^
		Hase	E. H. Carl	Line of	\mathcal{Q}
SWORN to before me this the		لمانت كليس		- 6	
17 day of January	, A.D., 1	19 74			
all with	. , -	• -			

(CONTRIUED ON NEXT PAGE)

Notary Public for South Carolina My Commission Expires: 5/12/80