lition as they are now, reasonable wear and tear excepted,

meh what has be required to maintain amounts in excess of the ute how or hereafter on mid the unpeid indebtedness secured hereby and except when payment for all such premiums has theretofore secured to a secured hereby and except when payment for all such premiums has theretofore secured to a secured to the secured to the policies and renewals thereof shall be held by the be extrict to companies approved by the Marchae and the policies and renewals thereof shall be held by the Mortgages and have attached thereto him payable disease in favor of and in form acceptable to the Mortgages. In event of loss Martgagor will give immediate notice by mail to the Mortgagee, who may make proof of loss if not made promptly by Miertgagor, and each insurance company concerned is hereby authorised and directed to make payment for such loss directly to the Mortgages instead of to the Mortgagor and Mortgages jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgages at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage, or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

9. He hereby assigns all the rents, issues, and profits of the mortgaged premises from and after any default hereunder, and should legal proceedings be instituted pursuant to this instrument, then the Mortgagee shall have the right to have a receiver appointed of the rents, issues, and profits, who, after deducting all charges and expenses attending such proceedings and the execution of his trust as receiver, shall apply the residue of the rents, issues, and punits, toward the payment of the debt secured hereby.

It is agreed that the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mertgage or in the note secured hereby. If the Mortgagor shall fully perform all the terms, conditions, and covenants of this mortgage, and of the note secured hereby, then this mortgage shall be null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. The Mortgagor waives tit of any appraisement laws of the State of South Carolina. Should the Mortgagee become a party to any it of any appressurant save the fittle to the gentiless described herein (excusing segme pro-less this splitteness of the debt second hereby) all costs and expenses reasonably incurred by the second for the collection of the debt second hereby) all costs and expenses reasonably incurred by the ns, smile rememble atternor's fee, shall be approed hereby and shall become due and payable thirty (20) reducted. Should say legal promedians he instituted for the formiorup of this mortgage, or should the days after designed. Should say legal presentings he instituted for the forestorage or this interaction, and debt account history or any past thereof by placed in the heads of an attorney at law for collection by suit or otherwise, all contrasts and expenses, including continuation of abstract and a reasonable attorney's fee, shall be secured hereby, shall become due and payable immediately or an demand, and may be recovered and collected hereunder.

amended, such Act and Regulations insued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to conform thereto.

The covenants herein contained shall bind, and that benefits and advantages shall inure 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, the use of any gender shall be applicable to all genders, and the term "Mortgagee" shall include any payee of the indebtedness herbby secured or any transferee thereof whether by operation of law or otherwise.

25th

my hand(s) and seal(s) this

Williams — mand(s) and sea	i(s) this 25th		rember , 19 47 .
Signed, sealed, and delivered in presen	ee of	James P. 7	Cester [SEAT
Blanche o	leur -	····	[SEAL
Zow Shy thy		- 	[SEAL
	<u></u>		[8 r al
STATE OF SOUTH CAROLINA,			1 68
COUNTY OF Greenville	88;		
Personally appeared before me and made oath that he saw the within-	Blanche Leary	ing. Light and the state of the	ing di kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn
with	act and	deed delivered the within	a deed, and that deponent,
The second reference to work and		witne	med the execution thereof.
	jakajani 13.	Blens	he Lean
Sworn to and subscribed before me	this 25th	day of Novembe	, 19 47.
	i de la companya del companya de la companya del companya de la co	andly O	Notings Public for South Carolina.