And said inortgagor agrees to keep the building and improvements now standing or hereafter erected upon the mortgaged premises and any and all apparatus. Extures and appurtenances now or livealter in or attached to said buildings or improvements insured against loss or damage by fire and such other hazards as the mottaggee may from time to time require, all such insurance to be in forms, in companies and in sums (not less than sufficient to avoid any claim on the part of the hazards for consumer) satisfactory to the mortgagee; that all insurance policies shall be held by and shall be for the basicers for consumer) satisfactory to the mortgagee, and that at least fifteen days before the expiration of each such policy at the mortgagee, and that at least fifteen days before the expiration of each such policy at the mortgagee, all moneys recoverable under each such policy, and spread that the overall of a loss like amount collected, inder any policy of insurance on said property may, at the option of the mortgagee, be applied by the mortgage upon any indebtedness and/or obligation secured hereby and in such order as mortgagee may determine or said amount or any portfor thereof, may at the option of the mortgage, either be used in replacing, repairing or restring the improvements partially of itself partially of its following the improvements of the property application thereof; nor shall the cumbunt so relaxed or used by deemed as particult on the obligated to see to the proper application thereof; nor shall the cumbunt so relaxed or the deemed as particular on the mortgage. The mortgager of this mortgage. In the overt the mortgager may cause the same to be indepted such polar in the event of the foreclosure of this mortgage. In the overt the mortgager may cause the same to be including and improvements on the property insured as above provided, then the mortgager may cause the same to be indepted as above provided, then the mortgager may cause the same to be indepted as the deemed in the declared to deemed in the

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 interest has houses and buildings on the premises against fire and such other hazards as the mortgagee may require, as berein provided, or in essentialliline to pay any takes or assessments to become due on said property within the time required by law, in either of said cases the mortgagee shall be entitled to declare the entire debt due and to institute foreclesure proceedings.

And it is further covenanted and agreed that in the event of the palsage, after the date of this mortgage, of any law of State of South Carolina deducting from the value of land, for the purpose of taxing any lien thereogy or changing in any the laws in fucce for the taxiton of mortgages or debts secured by mortgage for State or local purposes, or the manner the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage, tigged toget with the interest due thereon shall, at the option of the said Mortgagee, without notice to sany party, become immediately, and payable

And in case proceedings for foreclosure shall be instituted, the mortgagor agrees to and dops hereby misignating and profits arising or to arise from the mortgaged premises as additional security for this loan, and agrees that show Indian burships a may, at change is not otherwise, appearing a vervier of the mortgaged premises, with full authority foliable possession of the premises and collect the reats and profits and apply the next proceeds (after paying, costs of receivership) upon said of the premises and expenses without hability to account for anything more than the rents and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to those Presents, that if the said mortgager does and shall see a sending to the true intent and meaning of the parties to those Presents, that if the said mortgager the debt or sum of home and shall sell and truly pay or cause to be paid unto the said mortgager the debt or sum of home and said shall interest the result in the said mortgager the debt or sum of home and said shall enter in it and any and all other sums which may be copy doe and payable between the estate bereby granted shall crosse, determine and be utterly, null and void otherwise to the said not a sum of larger than a sum of the said note.

AND IT IS AGREED to and between the said parties that said mortgagor shall be entitled to hold and enjoy the said Premises until default shall be made as herein provided

The covenants between contained shall build and the benefits and advantages shall inure to, the respective heirs, executors, and name and assigns of the parties between the singular number shall include the blural; the plural the plural; the plural than the parties between the singular number shall include the blural; the plural than the parties between the parties be

indebigdness hereby secured at any trans	sferce thereof whether by o	peration of law	or otherwise.		. 18.3
WITNESS	hand - and seal	this 8t	h .		\day of
August in the ves	ir of our Lord one thousand	d. nige hundred	and Sixt	y-Two	nrid
in the one hundred and Ezzhat - of the United States of America,	leventh.			year of the Inde	pendence
Sign of sealed and delivered in the Prese		fun de	1/1/	7.	
Catura c' Dan	i	Joeun C		comme	2.(L. S.)
			- \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		, (i., s)
The second secon	······································	بهمونين بالمدا		أرب أنها والمام والمساورة	(I <sub>2</sub> ., S.)
The State of South C	arolina,		PROBATE		), 
CREEK ILLE	County ) / 🦠		?* <b>*</b>		
					St. 1. 1. 1
PERSONALLY appeared before me	Frances	B. Holtzc	law	and made oath tha	t <b>j</b> he
	Frances 1	B. Holtzc	law	and made oath tha	i g he
	P. Hymmond of	:- :-		and made oath tha	
saw the within nameds 2 Page R. Sign Scotland as 223	P. Hymmond of	:- :-	e within writte		he with
saw the within nameds 2 Page R. Sign Scotland as 223	P. Hymnord act an	d deed deliver th	e within writte	n deed, and that Sincessed the extecution	he with
saw the within nameds 1990 K.  Sign soil and as 252  Ratrick  Sworn to before the this 350	F. Hammond act an C. Fant	d deed deliver th	e within writte	n deed, and that S	he with
saw the within named Pacific Sworn to before the this 350 Notary Public for South	C. Pant  day  19 56  Carolina	d deed deliver th	e within writte	n deed, and that Sincessed the extecution	he with
saw the within nameds 1990 K.  Sign soil and as 252  Ratrick  Sworn to before the this 350	C. Pant  day  19 56  Carolina	d deed deliver th	e within writte	n deed, and that Sincessed the extecution	he with
saw the within named Pacific Sworn to before the this 350 Notary Public for South	C. fant  day  19 56  Carolina  arolina	d deed deliver th	e within writte	n deed, and that S nessed the execution	he with
Sworn to before me, this 350 Notary Public for South C	C. fant  day  19 Carolina  arolina  county	d deed deliver the	e within writte	n deed, and that 'S' messed the executor 'S' (S') (S') (S') (S') (S') (S') (S')	he with
Notary Public for South C	C. Pant  day  19 62  arolina  arolina,  Notary Publication	d deed deliver the	e within writte	n deed, and that 'S' messed the executor 'S' (S') (S') (S') (S') (S') (S') (S')	he with thereb!

Recorded August 8th, 1962, at 3:09 P.M.

8th

Notary Public for South Carolina

A. D. 1962

Given unter my hand and seal, this ayen when any Augus to Augus to Sou

before me, and, upon being privately and separately examined by me, did declare that she does freely voluntarily and without any compulsion dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE PEOPLES NATIONAL BANK OF GREENVILLE, GREENVILLE, S. 6.; its

all ligr interest and estate and also her right and claim of Dower, in, or to all and singular the Premises within mentioned and released.

AreireX successors and assigns