	BOOK 919 PAGE 170	*
	And the said mortgagor agrees to insure the house and buildi	ngs on said land for not less than
	Tivelve Thousand (\$12,000.)in a company or companies which shall be acceptable to the mortg	gagee, and keep the same insured from loss or
damage by fire, with extended coverage, during the continuation of this mortgage, and make loss under the poor policies of insurance payable to the mortgagee, and that in the event the mortgager shall at any time fail to		
	so, then the said mortgagee may cause the same to be insured as a	
	and expense of such insurance under this mortgage. Upon failure	of the mortgagor to pay any insurance premium
	or any taxes or other public assessment, or any part thereof, the	mortgagee may, at its option, declare the full
	amount of this mortgage due and payable.	
	· PROVIDED, ALWAYS, NEVERTHELESS, and it is the true in	ntent and meaning of the parties to these presents,
	that if the said mortgagor does and shall well and truly pay, or ca	, -
	debt or sum of money aforesaid, with interest thereon, if any shall of the said note, then this deed of bargain and sale shall cease, determined the said note, then this deed of bargain and sale shall cease, determined the said note, then this deed of bargain and sale shall cease, determined the said note, then this deed of bargain and sale shall cease, determined the said note, then this deed of bargain and sale shall cease, determined the said note, then this deed of bargain and sale shall be said noted to be said not a	
	remain in full force and virtue.	in and be utterly him and vold, otherwise to
	AND IT IS AGREED, by and between the said parties, that	the mortgagor is to hold and enjoy the said
	premises until default of payment shall be made.	
	And if at any time any part of said debt, or interest thereon, be	
	assigns the rents and profits of the above described premises to sai	
	administrators, successors or assigns, and agrees that any Judge of or otherwise, appoint a receiver, with authority to take possession	
	applying the net proceeds thereof (after paying costs of collection) u	
	out liability to account for anything more than the rents and profit	s actually collected
	The covenants herein contained shall bind, and the benefits and	d advantages shall inure to the respective heirs.
	executors, administrators, successors and assigns of the parties heret	
	clude the plural, the plural the singular, and the use of any gender	shall be applicable to all genders.
	IN WITNESS WHEREOF, the said mortgagor has caused its c	orporate seal to be hereunto affixed and these
•	presents to be subscribed by its duly authorized officers on this the	
	year of our Lord One Thousand Nine Hundred and sixty-th	ree
	Signed, Sealed and Delivered	NALD E. RALTZ, INC. (L.S.)
	in the presence of:	D * OO = Q MA O
	Lendra Cat	By Fould . Dalik Inc
	Astis Ch. Diesaid	And
	· · · · · · · · · · · · · · · · · · ·	•
	STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	
	· 1	3
	made oath that _he saw _Donal ~ E. Beltz	as President and
	and	as
	of Donald E. Baltz, Inc.	
ŗ	a corporation chartered under the laws of the State of South	
	sign, seal with its corporate seal and as the act and deed of said of that _he with _Benoble Cox	corporation deliver the within written deed, and witnessed the execution thereof
		- Control dieleg
	SWORN TO before me this 16	+ 1

Notary Public for South Carolina
Recorded April 16th., 1963 at 10:31 A. M. No.26269

1.063

day of