(1) That this mortgage shall secure gee, for the payment of taxes, insurance mortgage shall also secure the Mortgagee by the Mortgagee so long as the total indiadvanced shall bear interest at the same reprovided in writing. (2) That it will keep the improvement time to time by the Mortgagee against lost debt, or in such amounts as may be required thereof shall be held by the Mortgagee, a and that it will pay all premiums therefor mortgaged premises and does hereby auth the extent of the balance owing on the Mortgagee, make whatever repairs are necessuch repairs or the completion of such conjunction of the mortgaged premises. (3) That it will pay, when due, all against the mortgaged premises. That it premises. (4) That it will pay, when due, all against the mortgaged premises. That it premises. (5) That it hereby assigns all rents, is should legal proceedings be instituted put a receiver of the mortgaged premises, with the including a reasonable rental to be fit charges and expenses attending such proceedings and a reasonable attorney's fee, shall there of the debt secured hereby, and may be the debt secured hereby. It is the true meaning of the mortgage, and of the note secured	for any further loans, advare for any further loans, advare the structured does not take as the mortgage debt arents now existing or hereafters by fire and any other hazafred by the Mortgagee, and and have attached thereto lowered does not be a surface of the mortgage debt, whether due cents now existing or hereaften without interruption, and essary, including the completenstruction to the mortgage of taxes, public assessments, as will comply with all governissues and profits of the mortgage of the terms, conditions, or wing by the Mortgagor to the deal of the terms, conditions, or wing by the Mortgagor to the deal proceedings be instituted or the title to the premistomey at law for collection eupon become due and payarecovered and collected her and enjoy the premises about this instrument that if the his instrument that if the	is, repairs or other purpose of exceed the original amound shall be payable on described specified by Mortgage in companies acceptable this payable clauses in favor nereby assign to the Mortgay or not. For erected in good repair, a should it fail to do so, the sion of any construction where the governmental or inmental and municipal law transfer presents as a cocupities trust as receiver, shall approximately or on the foreclosure of the sold for the foreclosure of the sold for the foreclosure of the sold for the foreclosure of the immediately or on demental ender. The purpose of the conveyed until there is dortgager shall fully performed.	that may be made hereafter that may be made hereafter that shown on the face hereafter mand of the Mortgagee of property insured as may be, in an amount not less the proceeds of any post of, and in form acceptable agee the proceeds of any post of any post of a loss directly to the major of the case of a construction of the mortgage municipal charges, fines or was and regulations affection after any default hereunders on may, at Chambers or of the mortgager and a collect the rents of the mortgager of the rents of the mortgage, or should the mortgage, or should the mortgage, or should the mortgage, at the option of the Mortgage and a default under this mortgagen all the terms, condition	to the Mortgagor eof. All sums so unless otherwise be required from han the mortgage cies and renewals to the Mortgagee, olicy insuring the the Mortgagee, to ction loan, that it n, enter upon said the expenses for other impositions ag the mo.tgaged r, and agrees that, otherwise, appoint s, issues and prof- ifter deducting all tissues and profits reby, then, at the ayable, and this dortgagee become eby or any part by the Mortgagee, ortgagee, as a part age or in the note s, and convenants
(8) That the covenants herein conta ministrators successors and assigns, of the use of any gender shall be applicable to a	e parties hereto. Whenever t	efits and advantages shall used, the singular shall incl	inure to, the respective he ade the plural, the plural the	irs, executors, ad- e singular, and the
WITNESS, the Mortgagor's hand and sea	d this 20th day o	of April	1984	
SIGNED sealed and delivered in the pres	sence or:	John Ser	phiol	(SEAL)
Sofrestine 2. D	Diles	John V. Serpa	anos –	(SEAL)
				(SEAL)
				(SEAL)
STATE OF SOUTH CAROLINA)			
COUNTY OF GREENVILLE	}	PROB.	ATE	
Personally appeared the undersigne mortgagor's(s') act and/deed, deliver the	ed witness and made oath is e within written Mortgage,	that (s)he saw the within and that (s)he with the o	named mortgagor(s) sign, other witness subscribed abo	, seal and as the ove, witnessed the
execution thereof. SWORN to before me this 20th d	/ April	84 /	00 0	,
Notary Public for South Carolina	layor (SEA)	1) Karei	R GLACIL	
1-0 100	_		/ \	
My commission expires: 11/19/90)			
STATE OF SOUTH CAROLINA		RY RENUNCIATION OF	DOWER MORTGAG	GOR IS DIVORCED
STATE OF SOUTH CAROLINA COUNTY OF	NOT NECESSA!	RY RENUNCIATION OF	DOWER all whom it may concern.	that the undersign-
STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named mo examined by me, did declare that she did	NOT NECESSA! the undersigned Notary Pulatgagons) respectively, did to the moutgages and the	olic, do hereby certify unto his day appear before me, without any compulsion, c mortgages s(s') heirs or suc	all whom it may concern, and each, upon being priva lread or fear of any person cessors and assigns, all her	that the undersign- tely and separately n whomsoever, re-
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