The Mortgag er further con

- (1) That this mortgage shall secure the Mertgages for such for their sums as may be at gages, for the payment of texes, incorance president, public assessments, repairs or other This mortgage shall also secure the Mertgages for any further leans; advances, readvances Mortgager by the Mertgages so long as the total indebtedness thus secured does not excelled. All sums so advanced shall bear interest at the same rate as the mortgage debt and unless otherwise provided in writing. sums as may be adverged herisalist, at the applies of the Abertia, repairs or other purposes personned by the market had been been proposed by the market beautiful to the market beautiful to the world does not exceed the refished amount photon will be form mortgage dobt and shall be payable on demand of the applicance.
- (2) That it will keep the improvements new existing or isorest ten are ded on the mortgaged property insured as heat the from time to time by the Mortgages against loss by fire and any oth or heards specified by Mortgages, in an emerch and does mortgage debt, or in such amounts as may be required by the Mortgages, and in componies acceptable to it, and that all such a renewals thereof shall be held by the Mortgages, and have affected thereto isos psychio slaues in fever of, and in form as the Mortgages, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgages the prany policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment directly to the Mortgages, to the extent of the balance owing on the Mortgage debt, whether due or not.
- (3) That it will keep all imprevements new existing or hereafter erected in good repair, and, in the case of a construction that it will continue construction until completion without interruption, and should it fall to do so, the Martgages may, at its opinion upon said premises, make whatever repairs are necessary, including the completion of any construction work endorway, charge the expenses for such repairs or the completion of such construction to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impressions the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mort premises.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and age that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chembers or off wise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are escupied by the magager and after deducting all charges and expenses attending such preceding and the execution of its trust as receiver, shall applied to residue of the rents, issues and profits toward the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mertgage, or of the note secured hereby, then, of the option of the Mertgages, all sums then owing by the Mercgager to the Mertgages shall become immediately due and provide, and this mertgage may be foresteen of this mertgage, it should any logal proceedings be instituted for the foresteene of this mertgage, it should be shall be appeared by the state of the second significant involving this Mercyage or the tible to the promises discribed beginning in the hands of any atterney at less of control of the state of the second in the hands of any atterney at less of control of the state of the second in the second in the second second beginning at the second be
- (7). That the Mortnager shall hold and only the premiess above economic them is a default under this meritains to his secured boreby. It is the true meening of this instrument that if the Mortnager shall fully perform all the term, confinent of the mortnage, and of the note secured horeby, that then this mortnage shall be utterly null and void; etherwise to remain force and virtue.
- (8) That the covenants herein confisined shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall included the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgagor's hand and seel this 26th	day of	January	1967.		
Duces Pames Dengon	<u>-</u>	4.6	to Joses	2.00	(SEAL
Davis & lones					(SEAL
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TATE OF SOUTH CAROLINA	paragraph () () () ()	PROI	ATE	n neser e	
OUNTY OF GREENVILLE					. •
Personally appeared agent sign, seekland as its act and deed deliver the with vitnessed the exception thereof.	iin written it	signed witness and estrument and the 67.	made oath that (s)he (s)he, with the ot	ther witness subscr	iked abe
pagor sign, seekland as its act and deed deliver the with without the expedition thereof. WORN to Talphy mothing 26 thday of January Arick (SEA South Carolina.	iin written it	nstrument and the	made eath that (s)he (s)he, with the of	ne Sing	iked abe
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spor sign, seekard as its act and deed deliver the with vitnessed the exception thereof. WORN to Typp to your thing 26 the party of January (SEA topary Public to South Carolina.	otery Public, spectively, d	RENUNCIATIO de hereby certify id this day appear ly, and without any and the markets and the markets are less than the	on OF DOWER unto all whem it before me, and each, compulsion, dread	may concern, that, upon being private or fear of any persons and assistance.	the under some series when when all here