STAMP A 4. 00 St

The Mortgagor further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgagee for such fur ther sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee indexes atherwise accounted in writing. unless otherwise provided in writing.
- (2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies are renewals thereof shall be held by the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt, whether due or not.
- (3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so the Markovana may at the ordina

(5) That it hereby it that, should legal proceed wise, appoint a receiver rents, issues and profits, gagor and after deduction the residue of the rents.  (6) That if there is the option of the Mortgage may be four any part thereof be placed become a party of the Mortgagee, and a residue of the Mortgagee, as a part of the Mortgagee, as a part of the Mortgagee, as a part of the mortgage, are lecured hereby. It is the sants of the mortgage, are lorce and victue.  (8) That the covenant of the use of any gender of the use of any gender of the sants of the mortgage, are lorce and victue.	ty when due, all faxes, public remises. That it will comply assigns all rents, issues and dings be instituted pursuant of the mortgaged premises, including a reasonable reign all charges and expenses, issues and profits toward a default in any of the terms igee, all sums then owing by reclosed. Should any legal plant your involving this Moraced in the hands of any attended attorney's fee, shall he debt secured hereby, and gor shall hold and enjoy the true meaning of this instructed of the note secured hareby and of the note secured hareby and sasigns, of the parties r shall be applicable to all ges hand and seal this 28th ared in the presence of:	assessments, and r with all governar with all governar profits of the most to this instrume with full authorismats to be fixed it the payment of the Moragagor to roceedings be introduced in the first the formey at law for it thereupon become a premises above a ment that if the fixed th	rigaged premises from the any judge having to take possession by the Court in the apreceeding and the covenants of this mortage shall stituted for the force to the premises described in the premises d	m and after any polyrisdiction of the mortga event said premiexecution of its aby.  gage, or of the li become immediately or otherwise, all commediately or otherwise, all commediately or otherwise at the perform all the rely null and volumer.  19 78  Which Furniti	default hereum may, at Cham ged premises a ses are occupie trust as receiv note secured h diately due and nortgage, or sh should the debt sets and expense a demand, at the r this mortgage terms, conditi d; otherwise to he respective he plural, the plura	the mortgaged der, and agrees bers or etherind collect the dip the morter, shall apply ereby, then, at a payable, and ould the Mortsecured hereby es incurred by e option of the or in the note ons, and coveremain in full airs, executors, at the singular, accturing,	
M. Leonard	Zedford)	<u> </u>	Clayton &.	Spearman,	President	(SEAL)	
	<u> </u>		fresh M	Brown To	Connet	(SEAL)	
			Preston M.	DIGMI, JY	., secreta	ery (SEAL)	
TATE OF SOUTH CAROL	LINA		PROBATE				
OUNTY OF GREENV	,	red the undersia	ned witness and mad	e oath that (s)he	caw the within	s named r ort-	
igor sign, seal and as its itnessed the execution th	act and deed deliver the w	ithin written inst	rument and that (s)	te, with the oth	er witness subs	cribed above	
NORN to before me this	28th 191 July	7 1978	Las	(a) 0	900	,	
otary Public for South C		EAL) > /.9/L		rei g.	2 aux		
TATE OF SOUTH CAROL		7708				<del></del>	
			RENUNCIATION OF	F DOWER			•
OUNTY OF	7						
gned wife (wives) of the ately examined by me, d	above named mortgagor(s) a lid declare that she does fro I forever relinquish unto the er right and claim of dower	respectively, did ( eely, voluntarily, e mortgagee(s) an	and without any comp d the mortgagee's(s')	e me, and each, so pulsion, dread or heirs or success	ipon being priva- fear of any per- lors and assign	itely and sep- reon whomeo- s, all her in-	
gned wife (wives) of the ately examined by me, d er, renounce, release and rest and estate, and all h VEN under my hand and day of	above named mortgagor(s) a lid declare that she does fro d forever relinquish unto the er right and claim of dower d seat this	respectively, did to sely, voluntarily, as mortgagee(s) and roals of, in and to all	his day appear before and without any comp d the mortgagee's(s') and singular the pre	e me, and each, a pulsion, dread or heirs or success mises within m	pon being priva fear of any per lors and assign entiened and re	itely and sep- rion whomso- s, all her in- sleesed.	
gned wife (wives) of the ately examined by me, der, renounce, release and rest and estate, and all high with the state of	above named mortgagor(s) a lid declare that she does fro d forever relinquish unto the ler right and claim of dower d seat this  19  RECORD	respectively, did to sely, voluntarily, as mortgagee(s) and roals of, in and to all	his day appear before and without any comp d the mostgagee's(s')	e me, and each, a pulsion, dread or heirs or success mises within m	pon being priva fear of any per lors and assigns entirened and re	itely and sep- reon whomeo- s, all her in-	rici/
gned wife (wives) of the ataly examined by me, der, rerounce, refease and rest and estate, and all high very number my hand and day of the stary Public for South Carry Public for Sout	above named mortgagor(s) a lid declare that she does for if forever relinquish unto the ler right and claim of dower if seal this  19  RECORD  April 19  April 19  RECORD	respectively, did to sely, voluntarily, as mortgagee(s) and of, in and to all ED JUL 31	this day appear before and without any complete the mortgagee's(s') and singular the pre	e me, and each, a pulsion, dread or heirs or success within me	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and sep- rison whomso- s, all her in- steesed.	Attorn
gned wife (wives) of the stely examined by me, der, renounce, release and est and estate, and all h VEN under my hand and day of  tary Public for South Ca	above named mortgagor(s) a fid declare that she does for a forever relinquish unto the ler right and claim of dower at seal this  19  RECORD  A  Nortgages, page  A  A  A  TULLY	respectively, did to sely, voluntarily, as mortgagee(s) and of, in and to all ED JUL 31	this day appear before and without any complete the mortgagee's(s') and singular the pre	e me, and each, a pulsion, dread or heirs or success within me	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and sep- rison whomso- s, all her in- steesed.	Attorney
gned wife (wives) of the ately examined by me, der, rerounce, refease and rest and estate, and all his VEN under my hand and day of the stary Public for South Carry Public for South C	above named mortgagor(s) a fid declare that she does for a forever relinquish unto the ler right and claim of dower at seal this  19  RECORD  A  Nortgages, page  A  A  A  TULLY	respectively, did to all to al	his day appear before and without any complete the mortgagee's(s') and singular the present of the mortgagee's s') and singular the mortgagee's s') and singular the mortgagee's s') and singular the mortgagee's s') and s' of the mortgagee's s') and s' o	e me, and each, a pulsion, dread or heirs or success within me	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and septron whomso, all her insteemed.	Attorneys-
gned wife (wives) of the ataly examined by me, der, rerounce, refease and er, rerounce, refease and cest and estate, and all he venture my hand and day of the public for South Ca the public for Sout	above named mortgagor(s) a fid declare that she does for a forever relinquish unto the ler right and claim of dower at seal this  19  RECORD  A  Nortgages, page  A  A  A  TULLY	respectively, did to all to al	his day appear before and without any complete the mortgagee's(s') and singular the present of the mortgagee's s') and singular the mortgagee's s') and singular the mortgagee's s') and singular the mortgagee's s') and s' of the mortgagee's s') and s' o	e me, and each, a pulsion, dread or heirs or success within me success within me and a Manufacturi.	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and septron whomso, all her insteemed.	S/con
gned wife (wives) of the ately examined by me, der, rerounce, release and est and estate, and all he vent under my hand and day of the public for South Carry Pu	above named mortgagor(s) a fid declare that she does for a forever relinquish unto the ler right and claim of dower at seal this  19  RECORD  A  Nortgages, page  A  A  A  TULLY	respectively, did did not be selly, voluntarily, and the selly voluntarily.  SEAL)  SEAL)  Montgage of Real	this day appear before and without any coming of the mortgagee's(s') and singular the present of the present of the limits of th	e me, and each, a pulsion, dread or heirs or success within me success within me and a Manufacturi.	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of COUNTY	ately and septron whomso, all her insteemed.	S/con
gned wife (wives) of the ately examined by me, der, rerounce, refease and er, renounce, refease and est and estate, and all h VEN under my hand and day of tary Public for South Ca	above named mortgagor(s) a fid declare that she does for a forever relinquish unto the ler right and claim of dower at seal this  19  RECORD  A  Nortgages, page  A  A  A  TULLY	respectively, did did not be selly, voluntarily, and the selly voluntarily.  SEAL)  SEAL)  Montgage of Real	this day appear before and without any coming of the mortgagee's(s') and singular the present of the present of the limits of th	e me, and each, a pulsion, dread or heirs or success within me success within me and a Manufacturi.	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and septron whomso, all her insteemed.	S/con
gred wife (wives) of the stelly examined by me, der, renounce, release and er, renounce, release and est and estand estand estand all house with the stelly	above named mortgagor(s) above named mortgagor(s) and declars that she does fire if forever relinquish unto the ler right and claim of dower are right and claim of dower as seal this  19  RECORD  A Mortgagon, page 702  A No. 1139  19	respectively, did to all to al	his day appear before the without any coming without any coming the mortgages's(s') and singular the present within an Cynthia M. Strauss  1978	e me, and each, a pulsion, dread or heirs or success within me A. Clayton Brown Furn Manufacturing,	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	ately and septron whomso, all her insteemed.	S foon
tred wife (wives) of the stelly examined by me, der, rerounce, refease and est and estand est	above named mortgagor(s) above named mortgagor(s) and declars that she does from the d	respectively, did did not be selly, voluntarily, and the selly voluntarily.  SEAL)  SEAL)  Montgage of Real	this day appear before and without any coming of the mortgagee's(s') and singular the present of the present of the limits of th	e me, and each, a pulsion, dread or heirs or success within me success within me and a Manufacturi.	pon being private of any persons and assignate of any persons and assignate or and resonate of the country of t	A3	S/con

THE REPORT OF