- (1) That this mortgage shall secure the Mortgages for such further sums as may be advanced hereafter, at the option of the Mortgages, for the payment of Lazes, insurance premiums, public assessments, repairs or other purposes pursuant to the coverants benefit into mortgage shall also secure the Mortgages for any further lears, advances, readvances or credits late may be made restricted to the coverants benefit in the state of the mortgage of the secure of the coverants benefit in the state of the secure of the coverants benefit in the state of the secure of the coverants benefit in the secure of the secure of the coverants benefit in the secure of the
- (2) That It will keep the improvements now existing or hereafter excited on the mortpaged property insured as may be required from time to time by the Mortpages against loss by fire and any other heards specified by Mortpages, in an amount not less than the mortpage delty, or in such amounts as may be required by the Mortpages, and incompanies acceptable to it, and that all sopplies and removals thereof shall be held by the Mortpages, and here attached thereto ious payable clauses in favor of, and in form acceptable to the Mortpages and their and the Mortpages, and the time and the Mortpages and the state of the Mortpages in the Mortpages and the state of the Mortpage and the Mortpage and the Mortpage and Mor
- (3) That it will keep all imprevements now existing or foreafter excited in good repair, and, in the case of a construction lean, that it will conlinue construction until completion without interruption, and should it full to do so, the Mortgagee may, at its epitor, only under the property of the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage delt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impeditions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.
- (5) That it hareby assigns all rents, issues and profits of the mortgaged premises from and after any default heraunder, and agrees that, should legal precedings be instituted pursuant to this instrument, any judge having juridiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mark-gaper and effect deducting all charges and express stending-twin preceding and the execution of its trust as receiver, shall apply the 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 mortgage, or of the note secured hereby, then, at the option of the Mortgages, all sums then owing by the Mortgages to the Mortgages thall become immediately due and psyable, and this mortgage, or the Mortgages in the Mortgages to the Mortgages that the mortgage, or the Mortgages become a party of any sulf involving this Mortgage or the tillie to the premises described herein, or should the Adortgages become a party of any sulf involving this Mortgage or the tillie to the premises described herein, or should the Adortgages, and a cassonable altorregy is ten, shall therefore collection by sulf or etherwise, all costs and expenses incurred by the Mortgages, and a reasonable altorregy is the, shall therefore hereby and appropriate the mortgage of the Mortgages, as part of the dealy accured thereby, and may be received and cellificated hereunder.
- (7) That the Mortgager shall hold and soley the premises above conveyed until there is a default under this mortgage or in the note accured hereby, it is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and covenant of the mortgage, and of the note accured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full forces and virtue.
- (8) That the covenants havein contained shall blnd, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors and assigns, of the parties herbox. Whenever used, the singular shall include the plural, the plural the aliquier, and the use of any gender shall be applicable to all genders.

WITHESS the Chrisper's hand and east this 23km2 (IGNED, sealed and delivered in the properties of all growth and and seal this 23km2 (IGNED, sealed and delivered in the properties of all the chrispers of the ch	Walte F. Wear (SEAL) / Egola C' We Gover (SEAL)
STATE OF SOUTH CAROLINA COUNTY OF Greenville	PROBATE
gagor sign, seal and as list act and dead deliver the with witnessed the execution thereof. SWORN to before me this 23rd day of Junio Nature Bublic for South Comilia.	d the underligand whoses and made sells that (a)the saw the within camed meritin written instrument and that (s)the, with the other witness subscribed above 19 69 19 19 19 19 19 19 19 19 19 19 19 19 19 1
STATE OF SOUTH CAROLINA COUNTY OF Greenville	RENUNCIATION OF DOWER
agreed wire (wives) or the above names intriguisty re-	totary Public, do haraby certify unto all whom it may concern, that the under- spectifiely, did this day appear before me, and each, upon being privately and sep- lify, voluntarily, and without any compolsion, dread or fear of any person wheme- mortapses(s) and the mortgages(s(f) helts or successors and assigns, all her in- of, in and to all and singular the premises within mentinent and released.
GIVEN under my hand and seel this 23rd	
day of June 19 (69)	Josha C'Wisaver
Recorded June, 24, 1969 at 9:	15 A. M., #30792.
L. D.	COUNTY OF TAIL