The Mortgagor further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgages for such fur ther sums as may be advanced hereafter, at the option of the Mortgage, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the coverants harding the mortgages shall also secure the Mortgages for any further foans, advances, readvances or credits that may be made hereafter to the Mortgages by the Mortgages so long as the total indebteness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall be a interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgages.
- (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 daby, or in such amount not less than the renews thereof shell be held by an Mortgagee, and have affacted thereof ossepable to it, and that all such policies and renews thereof shell be held by an Mortgagee, and have affacted thereof ossepable clauses in face, and into it may exceptable to any policy insuring the mortgage and case in the restormance 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 eracted in good repair, and, in the case of a construction lean, that it will continue construction until completion without interruption, and should it fall to do so, the Mortgege may, at its option, enter upon said premiser, make whatever repairs are necessary, including the completion of any construction work underway, and 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 assessm ns ed

	against the mortgaged premises. That it will comply with all go premises.	vernmental and municipal laws and regulations affecting the	imposition mortgage
		ne morigaged premises from and after any default hereunder, trument, any judge having jurisdiction may, at Chamber there is no property to take possession of the morigaged premises and tixed by the Court in the event said premises, are control to	and agree
	(6) That if there is a default in any of the terms, conditions, the oplion of the Mortragee, all sums than owing by the Morega this mortgage may be freeclosed. Should any legal proceedings (agee become a party of any suit involving this Mortrage or the open of the party of the party of the party of the party of the Mortragee, and a reasonable altorney's (se, shall thereupon Mortragee), as a part of the doth secured bareby, and may be recommended.	or covenants of this mortgage, or of the note secured hard- agorto the Mortgagee shall become immediately due and po- be instituted for the foreclouve of this mortgage, or should the total premises described harden, or should the dabt sec- for collection by suit or otherwise, all costs and expenses.	by, then, a syable, an d the Mor
	(2) That the Mortgagor shall hold and enjoy the premises absecured hereby, it is the true meaning of this instrument that if nants of the mortgage, and of the note secured hereby, that then force and virtue.	hove conveyed until there is a default under this mortgage or the Mortgagor shall fully perform all the terms, conditions, this mortgage shall be utterly null and vold; otherwise to ren	, and cove nain in fu
	(8) That the covenents herein contained shall bind, and the administrators, successors and assigns, of the parties hereto. Whe and the use of any gender shall be applicable to all genders,	e benefits and advantages shall inure to, the respective heirs, snaver used, the singular shall included the plural, the plural ti	, executors he singular
	WITNESS the Mortgagor's hand and seal this 28th day of SIGNED, sealed and delivered in the presence of:		
	James Tuca	nettic Is Galden	(SEAL
	rinner Cynus		(SEAL
			(SEAL
		· · · · · · · · · · · · · · · · · · ·	(SEAL)
	STATE OF SOUTH CAROLINA COUNTY OF MEENVILLE	PROBATE	
	Personally aurous tot	dersigned witness and made oath that (s)he saw the within ne	
	gagor sign, seal and as its act and deed deliver the within written witnessed the execution thereof	n instrument and that (s)he, with the other witness subscrit	med mort- bed above
	SWORN to before me this Z8 day of Towenber	1969.	
	Mennets C Porto (SEAL) Notary Public for South Caroling.	Jamol Prece	
	July Communer expuss 1-1-11		
	STATE OF SOUTH CAROLINA COUNTY OF Greenville	MORTGAGOL A FEMALE RENUNCIATION OF DOWER	
			4
	igned wife (wives) of the above named mortgagor(s) respectively, arately examined by me, did declare that she does freely, volunit ever, renounce, release and forever relinquish unto the mortgagee ferest and estate, and all her right and claim of dower of, in and	the state of any particular of the of any particular	n whoman.
	GIVEN under my hand and seal fhis	$O \sim \Lambda$	
2	28 day of November 19 69	X Roger P- Solden	

28 day of	November	. 1	9 69			X Mo	gup-v	Tolden	
Por st	or South Carolina			(SEAL)	. 5		0	54 5	

Recorded Dec. 29, 1969 at 9:51 A. M., #14577. li 조1 . ₹