The Mortgager further covenants and serves as follows:

- (1) That this meripape shall occure the Meripapes for such further owns as may be advanced becauting, at the police of the Meaning, for the pyrmen's of times, insurance permitors, public accessments, repair as other purposes pursuant to the presents here in the permitor of the permitor of times, increases the permitor of the perm
- (2) That it will keep the improvements new existing or hereafter entered on the metrapeed property insured as may be received from time to time by the Mortgapees against less by fire and any other hazards specified by Mortgapee; in an amount not less than the metrapee delt, of a next memority as may be required by the Mortgapee, and in commentes exceptable to it, and they all the policies and reversals thereof shall be held by the Mortgapee, and here attached thereto issue payable dauses in fever, et, and in form exceptable to any other properties of the mortgapee and the state of the memority of the mortgapee and the memority of the mortgapee and memority of the Mortgapee in the Mortgapee in the Mortgapee in the Mortgapee in the mortgapee and memority of the mortgape and memority of the mortgape and memority of the mortgapee and memority of the mortgapee and memority of the memority of the mortgapee and memority of the memority of
- (3) That it will keep all improvements now existing or hereafter excited in good repair, and, in the case of a construction less that it will continue construction until completion without interruption, and should it fail to do so, the Morgages may, at its option cannot under various and the whatever repairs are necessary, including the completion of any construction work underway, as charge the expenses for such repairs or the completion of such construction to the mortgage dool.
- (4) That It will pay, when due, all taxes, public assessments, and other governmental or municipal charges, tines or other impositions against the mortgaged premises. That It will camply with all governmental and municipal laws and regulations affecting the mortgaged premises.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should logal precedings be instituted pursuant to this instrument, any lodge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premise, with foll authority to take presistance of the mortgaged primise and collection rants, issues and profits, including a resenable rental to be fixed by the Court in the creat permises are secured by the mortgaged and after deducting all theraps and expanses attending such presenting and the securities of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured heraps;
- (6) That if there is a default in any of the terms, conditions, or covenants of this meripage, or of the note secured hereby, then, at the option of the Mortgages, all sums then ewing by the Moragager to the Mortgages that is become immediately due and payable, and its moragage may be increased. Should any tegal precedings be insultitude for the forestours or this mortgage, or any and the Mortgage become a party of any sult involving this Mortgage or the tillies the primited described herein, or should the debt secured hereby or any part thereby be placed in the hands of any stringers at law for collection by sult or otherwise, all costs and expenses incurred by the Mortgages, as a reasonable attorney's tes, shall therebyon become due and payable immediately or on demand, at the option of the Mortgages, as part of the dots occurred hereby.
- (2) That the Martigager shall hold and only the premises above conveyed until there is a default under this mortgage or in the note second harbor, the true meaning of this instrument has if the Martigager shall fully perform all the terms, conditions, and only instruction of the mortgage shall be untilly full that has not exceed hereby, that then this mortgage shall be untirely multi and valid platerable to emails in full forces and utility. (iii) That the coverants herein contained shall blind, and the benefits and advantages shall inure to, the respective hairs, executers, and extended the parties hereis. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all penders.

WITNESS the Meripager's hand and seel this 1970 SIGNED, sealed and delivered in the p esence of (SEAL) STAYE OF SOUTH CAROLINA A sewal trajectory PROBATE COUNTY OF Personally appeared the undersigned witness and made oath that (sine saw the within named my agor sign, seal and as its act and deed deliver the within written instrument and that (sine, with the other witness subscribed about

Carplin

STATE OF SOUTH CAROLINA COUNTY OF Green

RENUNCIATION OF DOWER

I, the undersigned Notary Public, do hereby certify unto all whom it may concarn, that the under earliety examines by me, did declare that the deer freely respectively, did this day appear before me, and each, upan being privately and ea-erably examines by me, did declare that the dear freely, rejuntally, and without any compulsion, freed or fear of arrows whome the second of the second terrate and estate, and all her right and claim of dever stip in and the all and singuist the pregister within mealinest effects of

GIVEN under my hand and seal this day W (SHAL)

at 9136 A. M. #17216. Recorded 0 X