The Mortgagor further covenants and agrees as follows:	umo go prav ka adamiri 1.1	A22 4.693	Mortes
(1) That this mortgage shall secure the Mortgagee for such further size, for the payment of taxes, insurance premiums, public assessments, reprortgage shall also secure the Mortgagee for any further loans, advances, not the Mortgagee so long as the total indebtness thus secured does not exceed does not exceed as the mortgage debt and shapprovided in writing.	pairs or other purposes parshan eadvances or credits that may be eed the original amount shown	T to the covenants herei made hereafter to the M on the face hereof. All	n. This ortgagor sums so
(2) That it will keep the improvements now existing or hereafter erecime to time by the Mortgagee against loss by fire and any other hazards splebt, or in such amounts as may be required by the Mortgagee, and in conhereof shall be held by the Mortgagee, and have attached thereto loss pay and that it will pay all premiums therefor when due; and that it does hereby nortgaged premises and does hereby authorize each insurance company conhe extent of the balance owing on the Mortgage debt, whether due or not.	pecified by Mortgagee, in an ar inpanies acceptable to it, and the able clauses in favor of, and in for assign to the Mortgagee the pracerned to make payment for a	nount not less than the nat all such policies and form acceptable to the Moceeds of any policy insi	nortgage renewals ortgagee, iring the
(3) That it will keep all improvements now existing or hereafter erecivill continue construction until completion without interruption, and should be remises, make whatever repairs are necessary, including the completion of	eted in good repair, and, in the c l it fail to do so, the Mortgagee i	may, at its option, enter i	ipon said
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 against the mortgaged premises. That it will comply with all government	er governmental or municipal c al and municipal laws and reg	charges, fines or other ingulations affecting the n	positions ortgaged
oremises.  (5) That it hereby assigns all rents, issues and profits of the mortgaged hould legal proceedings be instituted pursuant to this instrument, any juda receiver of the mortgaged premises, with full authority to take possession ts, including a reasonable rental to be fixed by the Court in the event said charges and expenses attending such proceeding and the execution of its true.	lge having jurisdiction may, at of the mortgaged premises and I premises are occupied by the	Chambers or otherwise collect the rents, issues mortgagor and after ded	, appoint and prof- acting all
oward the payment of the debt secured hereby.  (6) That if there is a default in any of the terms, conditions, or coven option of the Mortgagee, all sums then owing by the Mortgagor to the Mo	ants of this mortgage, or of the	note secured hereby, the	en, at the
nortgage may be foreclosed. Should any legal proceedings be instituted for a party of any suit involving this Mortgage or the title to the premises deschereof be placed in the hands of any attorney at law for collection by suited a reasonable attorney's fee, shall thereupon become due and payable import the debt secured hereby, and may be recovered and collected hereunder.	the foreclosure of this mortgage scribed herein, or should the d it or otherwise, all costs and ex- mediately or on demand, at the	e, or should the Mortgage ebt secured hereby or senses incurred by the M	e become any part ortgagee,
(7) That the Mortgagor shall hold and enjoy the premises above consecured hereby. It is the true meaning of this instrument that if the Mortgagof the mortgage, and of the note secured hereby, that then this mortgage shall be about the control of the mortgage.	igor shall fully perform all the	terms, conditions, and c	onvenants -
virtue.  (8) That the covenants herein contained shall bind, and the benefits a ministrators successors and assigns, of the parties hereto. Whenever used, thus of any gender shall be applicable to all genders.	und advantages shall inure to, the singular shall include the plu	he respective heirs, exectal, the plural the singula	utors, ad- r, and the
WITNESS the Mortgagor's hand and seal this 25th day of SIGNED, sealed and delivered in the presence of:	September, 19	79	
David H Wolling	Joe 6 Thomas	yn	(SEAL)
Alla a. Will	Surverel W. Elle	Hills.	(SEAL)
	Jorgins MI	Win	(SEAL)
			(SEAL)
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	PROBATE		: -
Personally appeared the undersigned witness and made oath that (mortgagor's(s') act and deed, deliver the within written Mortgage, and t	s)he saw the within named m	ortgagor(s) sign, seal a	id as the
execution thereof.	70		iessed the
Notary Public for South Carolina My commission expires:	Metra C	d. Hill	
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	ENUNCIATION OF DOWER		
I, the undersigned Notary Public, de cd wife (wives) of the above named mortgagor(s) respectively, did this da examined by me, did declare that she does freely, voluntarily, and without nounce, release and forever relinquish unto the mortgagee(s) and the mortgand all her right and claim of dower of, in and to all and singular the property of the content of the con	y appear before me, and each, t it any compulsion, dread or fe agec's(s') heirs or successors and	ipon being privately and ar of any person whome assigns, all her interest	separately soever. 16-
GIVEN under my hand and seal this  25th day of September, 19 79.		Thomaso	<u>~</u>
Notary Public for South Cargling. (SEAL)	Balleyn (1)	the Willow	
My commission expires: //11/72	en juice	Cr WWW-	
	0		چېندنې
Recorded October 9, 1979 at 9:36 A.M.	۷ H	11840	) <u> </u>
Recorded October 9, 1979 at 9:36 A.M.	н. J.		ST E
Recorded October 9, 1979 at 9:36 A.M.  Morigo this 9th Book 1483 WILL WILL WILL WILL WILL WILL WILL WIL	в <sub>С</sub> .	DOUGLAS EDWARD JOE G.	STAT
Recorded October 9, 1979 at 9:36 A.M.  Morigas this 9th d 1979 at 9:36 No. 1483 WILKI WILKI 823,000 B.	J. MARTI E O. CHAR	DOUGLAS M. EDWARD W. C JOE G. THOM	STATE O
Recorded October 9, 1979 at 9:36 A.M.  Morigas this 9th d 1979 at 9:36 No. 1483 WILKI WILKI 823,000 B.	J. MARTIN E O. CHARPIN	DOUGLAS M. WILSO EDWARD W. CLAY, JOE G. THOMASON	STATE O
Recorded October 9, 1979 at 9:36 A.M.  Morigas this 9th d 1979 at 9:36 No. 1483 WILKI WILKI 823,000 B.	J. MARTI E O. CHAR	DOUGLAS M. EDWARD W. C JOE G. THOM	STATE O
Recorded October 9, 1979 at 9:36 A.M.  Morigas this 9th d 1979 at 9:36 No. 1483 WILKI WILKI 823,000 B.	J. MARTIN E O. CHARPIN	DOUGLAS M. WILSON EDWARD W. CLAY, JR JOE G. THOMASON	STATE O
Recorded October 9, 1979 at 9:36 A.M.  Morigas this 9th d 1979 at 9:36 No. 1483 WILKI WILKI 823,000 B.	J. MARTIN E O. CHARPIN	DOUGLAS M. WILSON EDWARD W. CLAY, JR JOE G. THOMASON	STATE O
Recorded October 9, 1979 at 9:36 A.M.  Moriga  19.79 at 9:36 A.M.  Moriga  19.79 at 9:36 A.M.  WILK  WILK  \$23,000  WILK	J. MARTIN E O. CHARPIN	DOUGLAS M. WILSON EDWARD W. CLAY, JR JOE G. THOMASON	STAT

10

4328 RV.2