The Mostgagor further covenants and agrees as follows

(1) That this mortgage shall secure the Mortgagee for such further 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 nettage shall also secure the Mortgagee for any further loans, a vances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indebtness thus secured does not exceed the original amount shown on the face hereof. All sums so distanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise advanced in uniting

provided in writing.

(2) That it will keep the improvements now existing or the rafter erected on the mortgaged propt ty insured as may be required from time to time by the Mortgagee against loss by fire and any other hezards 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 and renewals thereof shall be held by the Mortgagee, and have attached thereof 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 a 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 Mortgage way, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work and the expenses for such repairs or the completion of such construction to the martgage debt.

against the mortgaged premises. This premises. (5) That it hereby assigns all reshould legal proceedings be instituted a receiver of the mortgaged premises, its, including a reasonable rental to be charges and expenses attending such proward the payment of the debt secure. (6) That if there is a default in option of the Mortgagee, all sums the mortgage may be foreclosed. Should a party of any suit involving this Morthereof be placed in the hand of any and a reasonable attorney's fer, shall to the debt secured hereby, and may (7) That the Mortgagor shall he secured hereby. It is the true meaning of the mortgage, and of the note secritive. (8) That the covenants herein of ministrators successors and assigns, of use of any gender shall be applicable.	ats, issues and profits in pursuant to this ins with full authority to the fired by the Court proceeding and the exceed hereby. any of the terms, come owing by the Mortany legal proceedings rigage or the title to y attorney at law for thereupon occume due to de and enjoy the profit of this instrument the red hereby, that then the parties hereto. Yet all genders.	of the mortgage, trument, any just of take possession in the event said ecution of its trust ditions, or covern taggor to the Me be instituted the premises collection by wife and payable im llected hereunde emises above contains the Mortgage state of the Mortgage state of the Mortgage state of the Mortgage state of the benefits a Whenever used, the	a premises from a premises from a lige having jurisc of the mortgage of the mortgage of the server, sha ants of this mortal tragger shall be a forerlosure of the for	and a ter as liction may d premises cupied by apply the gage, or of come imms of this more should the costs and demand, at the is a defau perform all and void that inverted	and collect the rents, issues the mortgagor and alter de residue of the rents, issues the note secured hereby, the diately due and payable gage, or should the Mortgage debt secured hereby of expenses incurred by the the option of the Mortgage alt under this mortgage or the terms, conditions, and otherwise to remain in furth, the respective heirs, explural, the plural the singular	agrees that, ise, appoint is and profeducting all and profits then, at the and this gee become if any part Mortgagee, ite, as a part in the note dicovenants ill force and ecutors, ad-
WITNESS the Mortgagor's hand and		a day of ,	July		1982 .	
SIGNED, scaled and delivered in the	presence on:	Q,	00500	AX	Hudson	(SEAL)
11/00/01 VI VIO	*	~~ ~~	202	Sh	HEAKER	(SEAL)
100	\rightarrow		*			
				····		(SEAL)
		,				(SEAL)
STATE OF SOUTH CAROLINA)	<u></u>	PR	OBATE		
COUNTY OF	}			-		
Personally appeared the unders mortgagor's(s') act and deed, deliver execution thereof.	the within written	ade oath that (s Mortgage, and t	mat (syme with t	thin named ne other wi	l mortgagor(s) sign, seal itness subscribed above, w	and as the itnessed the
	day of July		, 1982 : A	A.	A	
	301y	(672.17.)	" AN	arlen	e. D. Teaque	
Notary Public for South Carolina		(SEAL)	11002 JU	arlen	e. D. Trague	
			70			
Notary Public for South Carolina My commission expires: 1-17-90	}	RI	ENUNCIATION	OF DOWE	TR	e undersion
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquish and all her right and claim of dowe	I, the undersigned mortgagor(s) respect he does freely, volume to the mortgages of, in and to all as	Notary Public, of ively, did this distribution, and with more	ENUNCIATION do hereby certify ay appear before ut any compulsion	OF DOWE	nom it may concern, that the	menever re-
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquish and all her right and claim of dowe GIVEN under my hand and seal this	I, the undersigned mortgagor(s) respect he does freely, volume to the mortgages of, in and to all as	Notary Public, of ively, did this distribution, and with more	ENUNCIATION do hereby certify ay appear before ut any compulsion	OF DOWE	nom it may concern, that the	menever re-
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquish and all her right and claim of dowe	I, the undersigned mortgagor(s) respect he does freely, volunt h unto the mortgagee(er of, in and to all all and to all and to all and to all all and to a	Notary Public, of ively, did this distribution, and with more	ENUNCIATION do hereby certify ay appear before ut any compulsic tagee's(s') heirs or cremises within tr	OF DOWE	nom it may concern, that the ch, upon being privately and or fear of any person who and assigns, all her interested released.	menever re-
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquist and all her right and claim of dowe GIVEN under my hand and seal this day of Notary Public for South Carolina.	I, the undersigned mortgagor(s) respect he does freely, volunt h unto the mortgagee(er of, in and to all all and to all and to all and to all all and to a	RI Notary Public, of this detarily, and without so and the mortgood singular the party of the pa	ENUNCIATION do hereby certify ay appear before ut any compulsic tagee's(s') heirs or cremises within tr	OF DOWE	nom it may concern, that the	menever re-
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquish and all her right and claim of dowe GIVEN under my hand and seal this day of Notary Public for South Carolina. My commission expires:	I, the undersigned mortgagor(s) respect the does freely, volumble unto the mortgagee or of, in and to all and	RI Notary Public, of this detarily, and without so and the mortgood singular the party of the pa	ENUNCIATION do hereby certify ay appear before ut any compulsic tagee s(s') heirs or exemises within tr	OF DOWE	nom it may concern, that the ch, upon being privately and or fear of any person who and assigns, all her interested released.	menever re-
Notary Public for South Carolina My commission expires: 1-17-90 STATE OF SOUTH CAROLINA COUNTY OF ed wife (wives) of the above named examined by me, did declare that shounce, release and forever relinquist and all her right and claim of dowe GIVEN under my hand and seal this day of Notary Public for South Carolina. My commission expires: ACORDED AUG 3	I, the undersigned mortgagor(s) respect he does freely, volunt h unto the mortgagee(er of, in and to all at 19	RI Notary Public, of ively, did this distarily, and without its and singular the production of the content of	ENUNCIATION do hereby certify ay appear before ut any compulsic tagee s(s') heirs or exemises within tr	OF DOWE	nom it may concern, that the ch, upon being privately and or fear of any person who and assigns, all her interested released.	menever re-