The Mortgagor further covenants and agrees as follows:

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(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, require or other purposes pursuant to the concentral herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgager by the Mortgagee so long as the total the Mortgagee for any further loans, advances the original amount shown on the face hereoft. All sums so advanced shall hear interest as the same rate as indebtedness thus accured does not exceed the original amount shown on the face hereoft. All sums so advanced shall hear interest as the same rate as the mortgage debt and shall be payable on domand of the Mortgagee unless otherwise provided in writing.

rise mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.

(2) That it will keep the improvements now existing or hereafter erected on the mortgaged property livered as may be required from time to time by the Mortgagee against loss by fire and any other bacards specified by the Mortgagee, in an amount not less than the cortgage debt, or in such time by the Mortgagee against loss by fire and any other bacards specified by the Mortgagee, in an amount not less than the cortgage debt, or in such amounts as may be required by the Mortgagee, and it is will pay all premiums therefore the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefore when doe; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize the insurance 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 erected in good repair, and, in the case of a construction loan, that it will construct until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make time construction until completion without interruption, and should it fail to do so, the Mortgage may, at its option, enter upon said premises, make time construction until completion without construction to 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 impositions against the most gaged premises. That it will comply with all governmental and a unicipal laws and regulations affecting the most gaged premises.

(5) That it bereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasceable rental gaged premises, with full authority to take possession of the mortgaged and after deducting all charges and expenses attending such proto be fixed by the Court in the event said premises are occupied by the nortgager and after deducting all charges and expenses attending such protocol by the Court in the event said premises are occupied by the residue of the rents, issue and profits toward the payment of the debt secured hereby.

g and the execution of its trust as receiver, shall apply the resonne of the retor at the nortgage, or of the note secured hereby, then, at the option (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 (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, and this mortgage may be fore. Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this mortgage may be fore. rol im

closed. Should any leg- mortgage or the title to collection by suit or of immediately or on dem	Delaice, an costs a	-fal- Managan as	crart of the	debt secure	d bereby, as 1	may be fee	014161 1 24 (686)	ted ber	Canace.	
(7) That the Mereby. It is the true to	dortgagor shall bol- meaning of this ins	d and enjoy the pren- trument that if the M	nises above co lortgagor shall steely pull an	aseyes unt d void; et	orm all the ter terwise to rem	ms, coeditive nin in fell f	ne, and corenants lorce and sinue.	of the	mortgage	
(8) That the o successors and assigns, shall be applicable to	ovenants berein cor , of the parties ber	stained shall bind, an teto. Whenever used	d the becefit the elogolu	and abas shall inclu	tages shall inu le the plural, i	re to, the re the plural th	specine bens, en se singular, and i	the use	of any g	ender
WITNESS the Mort	gagor's hand an	d seal this	\mathscr{S}	day of	July		19 83.			
SIGNED, sealed and	d delivered in th	se presence of:				ıL 1				
Chered	R Shilla	<u>u</u>	_	×Z	famel		Canne	<u></u>	(SI	EAL)
000	1 € 12.	-97		KE	NEIH J.	CASTACI			(\$1	EAL)
		0/	_	4	elli	N.C.	enxon		(Si	EAL)
			_	NE	LLIE H.	CANVON			(SI	EAL)
STATE OF SOUTH	H CAROLINA	[- _	-	PROBA	TE				
COUNTY OF CRE	ENVILLE					مرام الم	(aller com the	wishio	o named	mort-
gagor sign, seal and witnessed the execu-	l as its act and d) ersonally appeared eed deliver the with	the undersi in written i	gned witn nstrument	ess and made and that (s	e oath that The, with	the other witne	ess sub	scribed .	above
SWORN to before	ν	day of July	<i>7</i>	19 83						
82/8	19-9	2(SE	AL)		Chu	ul R d	belle			
Notary Public for My Commission	South Careina/ n Expires:	16.785								
STATE OF SOUTH CAROLINA				RENUNCIATION OF DOWER						
COUNTY OF G	REENVILLE						3		that the i	ender.
signed wife twives separately examine whomsterer, remon- all her interest and leased.	of the above in d by me, did de	Tale first six days) respectively freely, volum	v. did the ntarily, as	cay appear	ny compan	sion, dread or	fear	of any p	person ssiens.
GIVEN under my hand and seal this					Y),	Hic	W. Can	ren		
day of	July	1983 .			NEILIE	H. CA	NOW			
Norm Public for My Cormissio	South Carolina. n Expires:	10-21	_iseali j July	12,	1983 at	1:00	P.K.		1168	3
#25,000.00 Lot 2 Garrett St WOODFIELD HGTS SEC 2 Ft In	Western pure 581 A. No. Register of Mesne Converning recorville (thereby certify that the within Mortgage has been this July looking the day of 1:00 A.M. recorded in Bank 1615	Mortgage of Real Estate	-	CRYOVAC EMPLOYEES PEDEIVAL	O.J.	REMNETH J. CANNON UPLIFIE H. CANNON	COUNTY OF GREENVILLE	STATE OF SOUTH CAROLINA	100 100 100 100 100 100 100 100 100 100

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Service Services

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