- (1) The the entropy and every to Manager to and hards one a may be about hypothy of the other of the Manager to the property of the state of the Manager to the property of the state of the Manager to the property of the state of the state
- (3) That is will have the improvement are griding or hearder severed on the marginal paperty toward in any his such that he the province of the first heards specified by the Marginan C. S. single like his the the street of the history of the Marginan C. S. single like his the street of the history of the Marginan of the Marginan of the Companies acceptable by the the distribution of the Marginan of the Marginan
- (3) That it will keep all improvements now existing or hereafter erected in good topole, and, in the case of a preservation had, then time construction until completion without interruption, and should it fail to do so, the Marigages may, at its option, other spen with parties, the construction with the construction are properties as the properties of such construction to the properties of such construction to the property of such construction to the property of such construction to the property of the construction to the proper
- (4) That it will pay when due, all tence, public associatests, and other governmental or manicipal charges, then or impositions against the state gaged promises. That it will comply with all governmental and monthlyal laws and regulations affecting the monthlyad promises.
- (5) That it havely assigns all rents, issues and profits of the mentanged premises from and after any definit haveleder, and agrees that, desided proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise appears a reminer of the mortgaged premises, with full authority to take possessaism of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are coupled by the mortgager and after deducting all changes and expenses attending such preceding and the execution of its trust as receiver, shall apply the residue of the rents, issue and profits toward the payment of the delet escaused hereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the nets accured hereby, then, at the option of the Mortgagee, all auns then eving by the Mortgagee shall become immediately due and psychie, and this mertiage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof to placed in the hands of any sources for collection by suit or otherwise, all costs and exponses incurred by the Mortgagee, and a reasonable atterney's fee, shall theseuper becomes the made immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereinder.
- (7) That the Mortgager shall hold and enjoy the premises above conveyed until there is a default under this mertgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and opvening of the instrument that if the Mortgager shall fully perform all the terms, conditions, and opvening of the instrument that if the Mortgager shall be utterly null and void; otherwise to remain in full force and virtue.
- (2) That the covenants herein contained shall hind, and the henefits and advantages shall insure to, the respective beltz, executors, administrators, successors and sesigns, of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgagor's hand and	scal this 18th	day of July	19 67	
SIGNED, sealed and bilivered in the	presence of:	Roland	Pothion	(SEAL)
D. marie Sof	<u>mri</u>	to a second seco		(SEAL)
				(SEAL)
STATE OF SOUTH CAROLINA COUNTY OF Greenville		PROBATE		
gagor sign, seal and as its act and do witnessed the execution thereof. SWORN to before this this like the Notary Public for South Carolina.	ed d liver the within writt	ersigned witness and made out en instrument and that (s) he, 1967	with the other witness substitute and the contract of the cont	ribed above
STATE OF SOUTH CAROLINA COUNTY OF Greenville		RENUNCIATION OF		
signed wife (wives) of the above na separately examined by me, did ded whomseever, resource, release and i all he interest and estate, and all he leased.	med mortgagor(s) respect are that she does freely, t	Omnuminy, and wander any	compulsion, dread or fear of	any person
GIVEN under my hand and seal this 18 thday of Jurity	19 67(SEA	March	arian D. Oath	ian