+ Marie R. Ferguson

The Mortgager further covenants and agrees as fellows:

GIVEN under my hand and seal this 16thsay of August Notary Public for South Carolina,

19 69

- (1) That this mortings shall secure the Mortingee for such further sums as may be advanced hareafter, at the option of the Mortingee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the economic bening. This mortings shall also secure the Mortingee for any further learn, educates, readvances or critish that may be madester to the Mortinger by the Mortingee so long as the total indebtadness those recurred does not exceed the original amount shown on the face hered. All sums so advanced shall be a right of the Mortingee and the original amount shown on the face hered. All sums so advanced that be a right of the Mortingee and the shall be psychio on demand of the Mortingee unless otherwise provided in without the same rate at the mortingee debt and shall be psychio on demand of the Mortingee.
- (2) That it will keep the improvements now existing or hersafter excited on the mortgaged property insured as may be required from time to lime by the Mortgages against loss by fire and any other hazards specified by Mortgages, in an amount not less than the mortgage delp, for n such amounts at may be required by the Mortgages, and in companies exceptible to it, and that all specifies and renewals thereof shall be held by the Mortgages, and have sitzached thereto loss sprable clauses in fevor of, and in form acceptable to the Mortgages, and that it will pay all premiums therefore the mortgages and the set of the mortgages are not to the Mortgages and the stand of the blanks and the standard to the Mortgages and the standard to the Mortgages and the standard to the Mortgages and the standard of the Mortgages and the stand of the balance owing on the Mortgages and the whortgages are the stand of the balance owing on the Mortgages and the standard of the Mortgages and the standard of the Mortgages and Mortgages, to the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard of the Standard order of the Mortgages and the standard order ord
- (3) That it will keep all improvements now existing or hareafter erected 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 Mortpages may, at its option, onlier upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the meritage dold.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impeditions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- That it bready salign all roots, lases and profits of the mortgaged studies from and after any default historiests, and against the studiest proceedings in emitted processured to this historiest, and against a people a section of the mortgaged promises, with appoint a section of the mortgaged promises, with full authority to take presention of the mortgaged promises and collect the resist, lases and profits, Including a resemble; restal to be fixed by the Court in the event lad permises are occupied by the mort-gager and after deducting all charges and expenses attending such presentings and the execution of its trust as receiver, shall apply the residue of the results, such and profits featured the payment of this debts secured hereby.
- (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 of the Mortgages, all urms than owing by the Mortgages to the Mortgages shall become immediately due and payable, and this mortgage, or the Mortgages has become a party of any tuit involving this Mortgages intelled for the ferectours of this mortgage, or did the Mortgages become a party of any tuit involving this Mortgage or the tille to the pramises described herein, or should the debt secured hereby or any part thereof be picced in the heads of any afforms of the Wortgages, and a reasonable attempt ise, shall thereopen become due and payable immediately or on demand, at the option of the Mortgages, and a reasonable actoringly ise, shall thereopen become due and payable immediately or on demand, at the option of the Mortgages, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgager shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note second hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and correlated in mortgage, and of the note second hereby, that then this mortgage shall be utterly not liam ovide other shall be mortgaged. rce and virtue.

| administrators, successors and exaministrators, successors and earn of the use of any gender shall WITHESS-MR Mortgauge hand SIGMED, shall got derivered in Michael Committee of the Committee of | aigns, of the parties hare be applicable to all gende and seal this 16th | lo. Whenever | August **Lindary **Lindary **Lindary | 1969. | respective heirs plural is a superior of the plural is a s | executors, he singular, (SHAL) (SHAL) |
|--|--|--|---|---|--|---|
| | | | | • : • | | (SEAL) |
| STATE OF SOUTH CAROLINA COUNTY OF Greenville | } | | PROBATE | ! | | . 4 |
| gagor sign, seal and as its act as witnessed the execution thereof. | | | | | | |
| SWORN to batoga ma this 16th | day of Augus | • | 9: Pa | turia | Doll | |
| My Commission Expir state of south carolina county of Greenville | S Jan. 1, 1971 RENUNCIATION OF DOWER | | | | | |
| signed wife (wives) of the above arately examined by me, did de ever, renounce, release and fore | clare that she does treely ver relinguish unto the m | pectively, did r, voluntarity perigapes(s) a | this day appear befor , and without any com nd the mortgages'sis' | e me, and esci pulsion, dreed I heirs or succ | n, upon being private or fear of any pers ressors and assigns. | ely and sep- |

Notary Public for South Carolina.

My Commission expires Jan. 1,1971 Recorded Aug. 21, 1969 at 9:15 A. M., #4388.