The Mortgagor further covenants and agrees as fellows:

- (1) That this mortgage shall secure the Mortgages for such further some as may be odvanced hereafter, if the option gages, for the payment of lazes, insurance premiums, poblic assessments, repairs or other purposes percessed by the option of this mortgage shall also secure the Mortgages for any further learn, advanced, readvances or credit had may be made be Mortgager by this Mortgages so long as the total indebtedness thus secured does not exceed the original amount abover. All some so edvanced shall been interest at the same rate as the mortgage dolt and shall be payable on domand of unless otherwise provided in writing.
- (3) That it will keep all improvements now existing or hereafter excited in good repoir, and, in the case of a construction that it will continue construction until completion without interruption, and should it fail to do so, the Morpageo may, at its operator upon said premiser, make whetever repairs are necessary, locationing the configuration of any construction work underway, charge the expenses for such repairs or the completion of such construction to the mortageo dobt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- (3) The It hereby assigns all rents, issues and prefits of the mortgaged premies from and after any default hereunder, and agrees that, should legal proceedings be insulted porsuent to this instrument, any looks having pristicities may, at Chambers or other was, appoint a receiver of the mortgaged premies, with full authority to take several to emerge premies and collect the rents, issues and prefits, including a reasonable rental to be fixed by the Court in the received premies are accepted by the morthing agent and after deducting all charges and appears attending such presending and the execution of its frust as receiver, shall apply the morthing and applications.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, than, at the applion of the Mortgages, all turns then even by the Moragager to the Mortgages shall become immediately due and public mortgage may be foreclosed. Should any jetal preceding be instituted for the frequience or this mertgage, or the best bloom of the forecloser of this mertgage, or the best bloom of the property of the frequience of this mertgage, or the best bloom or any part thereof be of any cut investing this Mortgage, or the title to the premise described herein, or should she debt secured hereby or any part thereof be of any cut investing the she that the property of the forecloser. In the forecloser, and a reasonable statement of the should be succeed hereby, and may be recovered and collected thereunder.
- (7) That the Mortgager shall hold and enjoy the premises above corrected until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument then if the Mortgager shall fully perform all the terms, conditions, and correspond of the note secured hereby, that then this mortgage shall be ulterly note and veid; otherwise to remain in full.

 (b) That the coverants here contained shall hind, and the benefits and divantages shall have to, the respective heirs, executors, and exists a shall have to, the respective heirs, executors,

one the loss of any sender shall be applicable to all genders. When the sender shall be applicable to all genders, when the sender shall be applicable to all genders, with the senders of	September 1969, Analy Jeugani, the plant, the plant the singular, september 1969, (\$8AL)
	(SEAL)
STATE OF SOUTH CAROLINA COUNTY OF Greenville	PROBATE
witnessed the execution thereof.	religned witness and made outh that (s)he saw the within named mort-lifetrument and that (s)he, within the other witness subscribed above 9 69:
OUNTY OF Greenville	RENUNCIATION OF DOWER
I, the undersigned Notary Public igned wife (wives) of the above named mortgager(s) respectively, rately exemined by me, did declare that she does freely, voluntar	, do hereby certify unto all whom it may concern, that the under- did this day appear before me, and each, upon being privately and sep- ily, and without any compulson, descriptions.

arably samined by me, did secure that ins coes treaty, voluntarily, and without any composition, dread or fear of any person when sway, reacounce, release and forever relinquish unloss the mortapeques (), and the mortapeques () and is necessary as using a liber terest and estate, and all her right and claim of dower of, in and to all and singuist the premises within mentioned and released. GIVEN under my hand and seal this 22nd

September 69 day of 19

Notary Public for South Carolina. MY COMMISSION EXPIRES 1-1-71
Recorded Sapt. 22, 1969 at 12 33 P. M., #7059.