(1) That this mertgage shall secure the Mortgages for such further stons as may be advanced hereafter, at the spites of the degree, for the payment of faces, insurance premiums, public assessments, repairs or other purposes pursuant to the oversants herein. This mertgage shall also secure the Mortgages for any further learns, edurance, restinance or credits that may be made hereinful Mortgager by the Mortgages so long at the total indebtedness there secured does not stored the original amount where the face herest. All uses so edvanced shall beer interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgages unless otherwise prayided in writing.

(2) That it will keep the improvements now existing or hereafter strated on the marianged property insured as may be received from time to time by the Mortgages against loss by fire and any other hazards specified by Mortgages, in an amount not less than the mariangs of the form of the mortgage of the mortgages, and not appeal to the mortgages, and there are the mortgages, and there are the mortgages, and the mortgages, and the mortgages, and the mortgages, and the mortgages of the mortgages, to the extent of the belonce owing on the Mariagae date, which rid one or make payment for a less directly to the Mariagaes, to the extent of the belonce owing on the Mariagae date, which rid one or the make payment for a less directly to the Mariagaes, and the mariagae date.

- (3) That it will keep all imprevements now existing or hereafter arested in good repair, and, in the case of a construction lear, that it will continue construction until completion without interruption, and should it fall to do so, the Mortpages may, at its epitor, enter upon said permises, make whatever repairs are necessary, including the completion of any construction work underway, and charge dols.
- (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

(5) The it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default harmonder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chembers or other wise, appoint a receiver of the mortgaged premises, with foll subtority to take possession of the invitaged premises and celled rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premise are occupied by the mortgager and after deducting all charges and expenses stranding such preceding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the parment of the debt permet hereby.

the residue of the ratis, issues and profits towerd the parment of the debt secured hearing.

(4) That if there is a default in any of this interm, conditions, or coverants of this mortgage, or of the note secured hereby, then, at the collect of the Maringue, all count him owing by the Maragaper is the Maringues shall become immediately due and payable, and this mortgage may be forestoned, and large large the maringues or though the Maragaper is the Maringues of the forestone of this mortgage and the maringues, or should the debt secured hereby are any part hereaf be placed in the hands of any afterney at law for collection by toll or otherwise, all coils and expenses incurred by the Maringues, and a rescensible alterney's tea, shall thereupon become due and payable immediately or on demand, at the option of the Maringues, as a part of the debt secured hereby, and may be recovered and collected hereunder.

(7) That the Mortagors shall hold and only the premises above conveyed until there is a default under this mortage or in the note secured barsby, it is the true meaning of this instrument that if the Mortagor shall fully perform all the terms, condition, and coverant of the mortage, and of the note secured barsby, that then this mortages shall be utterly not and void otherwise to remain in full.

(8) That the coverants havein contained shall bind, and the benefits and advantages shall inure to, the respective hairs, executors, administrators, successors and assigns, of the parties barries. Whenever used, the singular shall include the plural, the plural the singular, and the use of any general shall be applicable to all genders. r's hand and seel this 17th October SIGNED, sealed and delivered in the presence of (SÉAL) (SHALL) (SEAL) STATE OF SOUTH CAROLINA PROBATE COUNTY OF Greenville personally appeared the undersigned witness and made cells that (s)he saw the within named mort-personally appeared the undersigned witness and made cells that (s)he with the other witness solberfiled above e this 17thday of Oc tober Notary Public for South Carolina. STATE OF SOUTH CAROLINA RENUNCIATION OF DOWER COUNTY OF Greenville

signed wile (wives) of the above named mortgager(s) respectively, did this day appear before me, and each upon being privately and sepearly axamined by me, did declare that he does feely, voluntarily, and without any compulsion, dread or Pair of any period when ever, renounce, release and forever relinquish unto the mortgager(s) and the mortgager(s) has an and or ever relinquish unto the mortgager(s) and the mortgager(s) that are necessary and all the right and cities of downer of, in and to all and singuish the complete or secretary and the right and cities of downer of, in and to all and singuish the complete or secretary and the right and cities of downer of, in and to all and singuish the complete or secretary and the right and cities of downer of, in and to all and singuish the complete or secretary.

GIVEN under my hand and seal this			•	omputer 1	na htauntis	Mittill Wet	itioned and	relessed.
17thy of	October	19 69		•				
1	Jillian III	•		4.				
Notery Public for	South Carolina		(SEAL)		·			

Noticy Public for Sports Creditis.

my commission expires 10-16-78 Recorded Oct. 20, 1969 at 9:30 A. M., #9333