The Mortgagor further covenants and agrees as follows:

QIVEN under my hand and seal this

Februar)

19

Noter Public for South Carolina. MY COMMISSION EXPIRES 10-16-78.

THAL

Recorded Pabruary 12, 1970 at 10:30 A. M., #181755

(1) That this mortgage shall proof the Mortgages for such further sums as may be between histories; at the option of the Mortgages, for the permant of large, increases promiums, public assessment, respect or the permant of large, increases promiums, public assessment, respect to the permanent of the Mortgages and made hereafter to the Martgages to the permanent of the Mortgages are large as the total indibitations their secured does not credit that may be under hereafter to the Martgages are the permanent of the Mortgages and the permanent of the Mortgages are the second of the Mortgages and the permanent of the Mortgages are the permanent of the Mortgages and the permanent of the Mortgages are the permanent of the Mortgages and the permanent of the Mortgages are the permanent of the Mortgages and the permanent of the Mortgages are the permanent of the Mortgages are the permanent of the Mortgages and the permanent of the Mortgages are the permanent of the Mortgages and the permanent of the Mortgages are the permanen

(2) That it will keep the imprevements new existing or hereafter erected on the merigaged property inserted as may be required from time to time by the Merigages against less by fire and any other heaters specified by Merigages, in an amount not less than the merigage dots, or in such amounts as my be required by the Merigages, and in companies exception it is, and that all well period in the merigage of the merigages and the state of the merigages and in form exceptible to the Merigages, and that it will pay all premiums therefore when down and that it will pay all premiums therefore when down and that it will pay all premiums therefore when down and that it will period to the Merigages and the merigage premium and does hereby suffer to each flowtones company contained to make payment for a less directly to the Merigages, the subtined the description of the Merigages and the subtined the Merigages and the subtined the description of the Merigages and the subtined to the Merigages and the subtined the subtined the make payment for a less directly to the Merigages, the subtined the description of the Merigages and the subtined the description of the Merigages and the subtined the beater of the Merigages and the subtined the description of the Merigage and the subtined the description of the Merigage and the subtined the Merigage and the Merigages and the subtined the Merigage and the subtined the subtined the merigage and the subtined the merigage and the subtined the merigage and the subtined the subtined the merigage and the subtined the s

- (3) That it will keep all impressments now existing or hereafter erected in good repair, and, in the case of a construction team, that it will continue construction until completion without interruption, and should it all to do so, the Mariespee may, at its option, enter upon said premise, make whether repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such controvition to the mariespee doll.
- (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 camply with all governmental and municipal laws and regulations affecting the mortgaged
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal precedings be instituted pursuant to this instrument, any judge having juridiction may, are Chambers or other who, appoint a receiver of the nontraped premise, with full subtrivity to take postation of the merigaged premise collect the rants, lauves and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the merigage after a deducting all charges and appears attending such proceedings and the sexecution of its trust as receiver, shall apply the residue of the rants, (seven and profits toward the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or ovenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgages, all sums than easing by the Mortgages that become immediately due and payable, as this mortgage, or any payable for the Mortgage is that become immediately due and payable, as gage become a party of any suit involving this Mortgage or the tills to the pruniess described herein, or about the debt secured hereby are any part thereads be placed in the hands of any storrey at law for collection by out of or otherwise, all costs and expensions the following the Mortgages, and a reasonable alterney's fee, shall thereupen become due and payable immediately or on demand, at the option of the Mortgages, and a reasonable alterney's fee, shall thereupen become due and payable immediately or on demand, at the option of the Mortgages, and a reasonable alterney's fee, shall thereupen become due and payable immediately or on demand, at the option of the Mortgages, as a part of the debt secured hereby.
- (7) That the Mortsagor shall hold and enloy the premises above convoyed until there is a default under this mertgage or in the note second hareby. It is the true maning of this instrument that if the Mortsagor shall fully perform all the terms, conditions, and covenants of the mortgage, and of the nois secured hereby, that then this mortgage shall be utterty null and void; etherwise to remain in full force and utrice.
- (8) That the covenants herein centained shall blind, and the benefits and advantages shall have to, the respective helm, executors, administrators, successors and estigns, of the <u>parties</u> hereto. Whenever used, the singular shall include the plural, the plural the singular and the use of any gender shall be applicable to all preders.

WITNESS the Mortpeger's hand and sed this stop of SIORED, sailed and delivered in the prolonge of	February 11 70 Full of our	Ware (SEAL)
		(SEAL)
gagor sign, seal and as its act and deed deliver the within written witnessed the execution thereof.	70 Htland	withe within named mert- r witness subscribed above
STATE OF SOUTH CAROLINA COUNTY OF Greenville I, the undersigned Notary Public signed wife relevant of the above named marriaguard; respectively, assets y azemined by mr. did detain that the case treety, volunce strange of the county of the county of the county, resource, and forever relinquish unto the meriaguards are and all the relint of claims of dever sell, not at	ily, and without any compulsion, dreed or) and the mortgegee's(s') heirs or success	pen being privately and sep- fear of any person whemse- ers and essions, all her in-

Surale C Ware