- The Merigager further, everantic set series is followed:

  (1) That this merigage shall secure the Merigages (e) even for the thorn the same has everanteed be called a form of the payment of taxes, insurince prentume, purples alterating prentume, a purple alterating prentument of the payment of the prentument of the prentument of the payment of the prentument of the prentument of the payment of
- unies otherwise provided in writing.

  (2) That it will keep the improvements new saleting to hereal is secretal an the marguesed property insured as, may be required from time to time by the Mortgages capital least by first and any other to besterd inserting the Aprigages, in an amount at may be required by the Mortgages and the competitive exceptable to it, and the interest ensured the representation of the competitive and the property of the Mortgages, and that it will pay all promiums therefor when due in the Mortgages, and that it will pay all promiums therefor when due in the Mortgages, the Mortgages and dee harby author of about intractive to the Mortgages, the selection of the selection
- (4) That it will pay, when due, all taxes, public assessments; and other povernments or municipal charges, tines or other impessions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- (3) That it hereby assigns all rents, issues and profile of the mortgaged phemical from and after any detault herebynder, and agreed that, should legal proceedings be instituted pursuant to this institutents, any itedes having jurisdiction may, as Chembers or other wise, appoint a receiver of the mortgaged premises, with full authority to take a pression of the mortgaged premises and cellect the gager and profits, including a reasonable rental to be fixed by the appression of the mortgaged premises and cellect the gager and after deducting all charges and expenses attending such preceding and the accordance of the profits reverse and expenses attending such preceding and the accordance of the first part as receivers, shall apply the realized of the rents, issues and profits feward the payment of the deep excurse hereby.

  (6) That if there is a default in any of the terms, conditions, or coverants of this mortgage of the their payment and the mortgage and attending the payment of the mortgage and accordance of the profits and payment and the mortgage and a reasonable attending the shall be profits of the mortgage of the third payment of the mortgage, or the other payment of the mortgage, and a reasonable attenny's fee, shall thereupon become due and payable immediately after any extensive of the mortgage, and a reasonable attenny's fee, shall thereupon become due and payable immediately and appearse incurred by the Mortgage, as a part of the does secured hereby, and may be recovered and callected between a default under this mortgage and payments and payments above conserved until there is a default under this mortgage as a part of the does secured hereby, and may be recovered and tallected between
- (7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby, it is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and coverant in the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full.
- (8) That the covenents herein contained shall blind, and the benefits and edvantages shall inure to, the respective heirs, executers, administrators, successors and exages, of the parties herefo. Whenever used, the singular shall included the plural, the plural the singular.

aug the use of any dauget, shall p	applicable to all genders.	The state of the	40 gas 441.000	i the singul
WITNESS the Mortgagor's hand a SIGNED, sealed and delivered in	nd seal this 23rd day of	February,	19 70.	
Mar Ann Bree	ul) Ž	BOMAR, MHALE	R INC	
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				(SBAL
STATE OF SOUTH CAROLINA	o I kan garan dan menghan dan	PROBATE.		
COUNTY OF GREENVILLE				
gagor sign, seel and as its act and witnessed the execution thereof.	Personally appeared the unde	reigned witness and made oa	h that (a)he saw the within	named nor
witnessed the execution thereof.  SWORN to before me this 23rd			vim the other witness pubs	cribed abey
Christine 2 h		, , , , , , , , , , , , , , , , , , ,	n R	7
Netary Public for South Carolina	Commission Expires 1/1/1971	1 wy	my prewer	<u>/                                    </u>
STATE OF SOUTH CAROLINA		NOT APPLICAT	LE + 1	144444 14444
COUNTY OF	i de la	RENUNCIATION OF D	WER (1964) Strong Park.	ัยไลเชียสาม เมื่อสามา
	I, the undersigned Notary Public	de hereby certify unte all	u 17 avages a qui	A. 15. 15.15
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GIVEN under my hand and seal the day of	Transpire (v. 1.) bylgi	encyllaring <u>ing</u> a farige	(teriolistis en lu	jagaratas j
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Notery Public for South Carolina.	(STAL)			Marianti di Malaka
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