- (1) That this meripage shall secure the Meripages for such for they sums as may be advanced hereafter, at the option of the Meripages, for the payment of taxes, insurance personations, polici assessments, repairs or other purposes pursuant to the commands herein. This mortgage subtiliation secure the Mortgage for under the form the Mortgage for the Mortgage of the Mortgage of
- (2) That it will keep the improvements now existing or herealter erected on the mortgaged property insured as may be required from time to line by the Mertpapes against less by fire and any other hexards specified by Mertpapes, in an amount now less than our property of the control of the second of the mertpapes and the second of the mertpapes and in companies acceptable to it, and amount now less than the renewest thereof shall be held by all principages, and have attacked thereto less parable clauses in fewer of, and all off me acceptable in the Mertpapes and the site of the mertpapes and have attacked thereto less parable clauses in fewer of, and all off me acceptable in any policy insuring the mortgaged aminist and does hereby solutions excluding accordance company caperned to make payment for a less directly to the Mertpapes, to the extent of the balance owing on the Mertpape debt, whether due or not.
- (3) That it will keep all improvements new existing or hereafter erected in good repair, and, in the case of a construction learn, and it will continue construction until completion without interruption, and should it fall to do so, the Mortgages may, at its splian, ander upon said promises, make whatever peals are necessary, including the complete or early construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage date.
- (4). That it will pay, when due, all laxes, public assessments, and other governmental or municipal charges, fines or other impositions optimal the mortgaged premises. That it will compty with all governmental and municipal laws and regulations affecting the mortgaged
- (5) That it hereby assigns all rents, issues and profits of the mortaged premises from and after any default heraunder, and agrees that, should legal precedings be instituted pursuant to this instrument, any lodge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortaged premises, with full authority to the passassion of the mortaged premises and collect the early stage of the mortaged premises and collect the early stage of the control of the control of premises are collect the early stage of collecting and coll
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortispes, or of the note secured hereby, than, at the option of the Mortespes, all turns then owing by the Mortespert to the Mortespes that the mortispes of the mortespes of t
- (7) That the Mortgagor shall hold and only the promises 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 creek manks of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void otherwise to.
- (8) That the covenents herein contained shall bind, and the benefits and advantages shall laure to, the respective hairs, executes, administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall included the plural, the plural the singular, and the use of any sender shall be applicable to all genders.

 A. ... 1918. March.

SIGNED, staled and delivered in the possence at:	day of March 1970	
James Landon	Curie Denald	(SEAL)
	_	(SEAL)
STATE OF SOUTH CAROLINA	PROBATE	(SEAL)
gapor sign, seat, and as its act and dead deliver the with with meased by discussion thereofy the SWORM by Safetian Property of the SWORM by Safetian Property of the SWORM by Safetian Sworm Safetian Sworm Safetian Sworm Sworm Safetian Sworm Safetian Sworm Sworm Safetian Sworm Safetian Sworm Safetian Sworm Sworm Safetian Sworm Safetian Sworm Sworm Safetian Sworm Safetian Sworm	1. er 1	hin named mort- ubscribed above
The second secon		
STATE OF SOUTH CAROLINA COUNTY OF	RENUNCIATION OF DOWER	
COUNTY OF I, the undersigned Not signed wife (wives) of the above named mortgapor(s) rey examined by me, did declare that she does freely	RENUNCIATION OF DOWER ary Public, do hereby certify unto all whom it may cencern, postively, did this day appear before me, and each, upon being programmed, and without any compulsion, dread or fear of any originates) and the mortgages (s) help or successors and east in and to all and impulse the premises within monifemed and	ivately and sep-

Recorded March 9, 1970 at 10:45 A. M., #19626.