The Mortgagor further cerem

(1) That this marriage shall secure to gape, for the payment of thises, fourthead president.

This marriage shall also secure the Martiages to say further the marriage by the Martiages is long as the lets in the later than the marriage to the marriage in the later than the la

- (2) That it will keep the improvements new existing or hereof ter existed as the formation term to time by the Merigage against less by fire any location of the state of the merigage debt, or in such amounts as may be required by the Meritage of the state of the st
- (3) That it will keep all improvements new existing or becaute or or one in the state of the sta
- (4) That it will pay, when due, all taxes, public sessements, and other governments, or municipal charges, flagainst the mortgaged premius. That it will comply with all governmental and municipal laws and regulations
- (5) That it hereby assign all rents, issues and profits of the mortgaged profiles from and after any defeat been that, should legal proceedings be instituted pursuant to this instrument, any ledge having jurisdiction may, so the wise, appoint a receiver of the mortgaged promise, with full bottler by the jets passpation of the mortgaged promise, with full bottler by the Court in the event sold promises are easy sager and after deducting all charges and expenses attending such proceeding and the cureuites of its frust at rettle residue of the rents, issues and profits toward the payment of the debt accound bereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mertgage, or of the note secured hereby, the the option of the Mortgages, all sums then ewing by the Moragages to the Mortgages shall become immediately due and payable, this mortgage may be foreclosed. Should any legal proceedings be I netituted for the foreclosers of this mortgage, or should the its gages become a party of any suit involving this Mortgage or the title to the premises described barels, or should the debt secured he or any part thereof be placed in the hands of any afterney of few for collection by suit or otherwise, all costs and appeared the Mortgages, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of Mortgages, as a part of the debt secured hereby, and may be reasoned and collected hereunder.
- (7) That the Mertgager shall hold and enjoy the premises above conveyed until there is a default under this mertgage or in the sectored hereby. It is the true meaning of this instrument that if the Mertgager shall fully perform all the terms, conditions, and coverants of the mortgage, and of the note secured hereby, that then this mertgage shall be utterly null and void; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall bind, and the ber

administrators, successors and assigns, of the parties herete. Who and the use of any gender shall be applicable to all genders.	never used, the singular shall included the pivral, the pivral the singular
WITNESS the Mortgager's hand and seel this 314 day of SIGNED, galed and delivered in the presence of:	March 19,71
Laritta H. Exett	DAVIS ENTERPRISES, INC.
	By
	Louis Davis, President
	all Hang
STATE OF SOUTH CAROLINA	PROBATE
COUNTY OF GREENVILLE	
witnessed the execution thereof	tersigned witness and made eath that (s)he saw the within named in eath instrument and that (s)he, with the either witness subscribed above
Sent L. Arm. (SEAL)	Levelle A. Com
NOTAN PUBLIC FOR SOUTH CAROLINA	के के प्रतिकार के किया है जा के के बार के किया है के किया है के किया के किया है कि किया के किया है कि किया कि
STATE OF SOUTH CAROLINAMISSION EXPIRES AUGUST 16; 1	977 NOT APPLICABLE RENUNCIATION OF DOWER
signed wife (wives) of the above named mortgager(s) respectively, analyse examined by me, did declare that the class freely values	ic, 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- icity, and without any compulsion, dreed or feer of any person whomse (a) and the mortgages's(a') heirs or successors and assigns, all her in-
GIVEN under my hand and seal this	
Netary Public for South Carolina.  Recorded April 1, 1971 at 3:36 P. M.,	<b>#</b> 22861.

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