mile Vallagion 1/4

(2) That it will keep the improvements now existing or hereof or exceed in the metripolity presery hearted, may be from time to time by the Merjeged against less by this and any other time to the process of a such amounts as may be required by the floring go, and in companie acceptable to H, as the H as patient of the patient of the floring go, and the floring the floring go, and the floring to the floring the floring the floring to the floring to the floring the floring the floring the floring the floring to the floring the floring to the floring to the floring to the floring to the floring t

(3) That it will keep all improvements new axisting or herpition, created in good repair and in the case of a construction is that it will continue construction until association without intervention, and should be fall to the confined and the construction of the construction of the construction of the construction with any other construction of the construction o

(4) That it will pay, when due, all fames, public assessments, and other governmental or municipal charges, fines or enter impositions against the mortgaged promises. That it will comply with all governmental and municipal lows and regulations affecting the mortgaged promises.

(5) That it hereby assigns all rents, issues and profits of the mortgaged promises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chembers or otherwise, appelled a receiver of the mortgaged promises with full author by the lake possession of the mortgaged promises and college the rents, issues and profits, including a reasonable rents! to be fixed by the Court in the event said promises are excepted by the mortgager and after adducting all charges and expenses attending such proceeding and the execution of its trust as receiver, stall apply the residue of the rents, issues and profits toward the psyment of the debt secured hereby.

(6) That if there is a default in any of the terms, conditions, or covenants of this mertage, or of the note secured hereby, then, at the option of the Mertagoe, all sums then owing by the Mercagoe to the Mertagoe shall become immediately and payable, and this mertage may be fereclosed. Should any legal proceedings be instituted for the fereclosure of this mertago, or should the Mertagoe become a party of any suit involving this Mortagoe or the title to the promises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suif or officerwise, all costs and expenses incurred by the Mertagoe, and a reasonable attorney's fee, shall thereupon become due and physbic immediately or on demand, at the option of the Mertagoe, as a part of the debt secured hereby, and may be recovered and collected hereunder.

(7) That the Merigager shall held and enjoy the premises above conveyed until there is a default under this merigage or in the note used hereby, it is the true meaning of this instrument that if the Merigager shall fully perform all the terms, conditions, and gove to of the merigage, and of the note secured hereby, that then this merigage shall be utterly null and void; otherwise to remain in full secured hereby. It nests of the morty force and virtue.

(8) That the covenants herein contained shall bind, and the benefits and advantages shall incre to, the respective heirs, executors,

SIGNED, sealed and delivered in the presence of:	JACK W. WILSON (SEAL
Thomasa Dreine	JAVA W. WILSON
	rational control of the control of t
	(SEAL
ATE OF SOUTH CAROLINA	PROBATE
UNTY OF GREENVILLE	
Personally appeared the per sign, seel and as its act and deed deliver the within witheseed the execution thereof.	e undersigned witness and made eath that (s)he saw the within named neri critten instrument and that (s)he, with the ether witness subscribed above
Personally appeared the per sign, seel and as its act and deed deliver the within with the execution thereof. ORN to before me this 8th day of November (SEAL) tary Public for South Carolina.	ritten instrument and that (s)he, with the ether witness subscribed above
Personally appeared the per sign, seel and as its act and deed deliver the within witnessed the execution thereof. (ORN to before me this 8th day of November (SEAL)) tery Public for South Carolina. TOTHINGSION EXPLIES 12/17/78. ATE OF SOUTH CAROLINA	ritten instrument and that (s)he, with the ether witness subscribed above
Personally appeared the per sign, seel and as its act and deed deliver the within witnessed, the execution thereof. ORN to before me this 8th day of November November (SEAL) Isry Public for South Carolina. OUTHINGSION EXPIRES 12/17/78. ATE OF SOUTH CAROLINA UNITY OF GREENVILLE I, the undersigned Notary out of the above manual mortsweer(s), respect	RENUNCIATION OF DOWER Public, de hereby certify unto all whom it may consern, that the under the day appear, before me, and each, then he my characteristics and each, then he my privately and each.
Personally appeared the per sign, seel and as its act and deed deliver the within we messed the execution thereof. ORN to before me this 8th day of November (SEAL) tary Public for South Carolina. OUTHINGS OF SOUTH CAROLINA UNTY OF GREENVILLE I, the undersigned Netary med wife (wives) of the above named mortgagor(s) respectively examined by me, did declare that she does freely, visit of the control of the	RENUNCIATION OF DOWER Public, de hereby certify unto all whom it may consern, that the under lively, did this day appear, before me, and each, upon being privately and angege(s) and the metrageper's for or successors and easigns, all her is and to all and singular the premises within mentioned and released.
Personally appeared the ager sign, seel and as its act and deed deliver the within witnessed the execution thereof. NORM to before me this 8th day of November Well Commission the experiment of the second commission that the second comm	Public, de hereby certify unto all whom it may consern, that the under lively, did this day appear, before me, and each, upon being privately and appearance of any person whomas appearance (a), and the matthages (cf.) heirs are successors and assistational lively.

[Section