The Marigager further covenants as

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- (1) That this martgage shall every the Martgages for each for fact, it was the following for good for fact, for the payment of lesses, increases present the good for the payment of lesses, increases for any further less), of the first lesses and for the following following for the following following for the following following for the following followin
- (2) That it will keep the improvements new passing or harved to vessely on the marigant property harved to may be required from time to time by the Marigages against less by fire and any obline harved positive by the marigage debt, or in such amounts as may be required by the Marigages, and its consenses assemble to M, and ther all set to the patients and required thereof shell be held by the Marigages, and by the Marigages, and therefore when the Marigages, and that it will pay all premiums therefor when they and they in any patient in favor of, and in form assemble to any palicy insuring the marigaged primities and does hereby acids to the Marigages, to the extent of the belong oring on the Marigages, to the extent of the belongs oring on the Marigage debt, whether the or not
- (3) That It will been all improvements now existing or leavest or avenue in good while and it is an of a construction without interruption and should be for an its description and other upon said premiers, make whatever are premiers, personnel to complette of any construction with the contraction of any construction of any construction of any construction with the construction of any construction with the construction of any construction of any construction with the construction of any construction with the construction of any construction
- (4) That is will pay, when due, all terms, public assessments, and other gaves against the martgaged premises. That is will comply with all governmental and manuful or municipal charges, three or oth municipal laws and regulations affecting
- (5) That it hereby satigns all rents, leaves and profits of the mortgaged premises 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 other wise, appoint a receiver of the mortgaged premises, with full authority to lake passession of the mortgaged premises and estimate the pager and after deducting a reasonable rental to be five for the court in the creation are escapied by the gager and after deducting all charges and expenses attending such prescuting and the court in the creation of its frust as reasonable residue of the ranks, issues and profits fowers the payment of the date assured hardly.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mertgage, or of the sets escured hereby, then, at the option of the Mertgagee, all sums then ewing by the Meragager to the Merigagee shall become immediately, the and psychia, and gagee become a party of any suit involving this Mertgage or the title to the promises described herein, or should the debt secured hereby any part thereof be placed in the hands of any atterney at law for collection by suit or otherwise, all costs and expenses incurred by the Mertgagee, and a reasonable atterney's fee, shall thereupon become due and psychia immediately or on demand, at the option of the Mertgagee, as a part of the debt secured hereby, and may be receivered and collected hereunder.
- (7) That the Mortgager, shall hold and enjoy the premises above conveyed until there is a default under this mertgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and sove-force and virtue.
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall have to the respective heirs, ensurers, administrators, successors and easigns, of the parties berets. Whenever used, the singular shall included the pivral, the pivral the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgager's hand and seel this 5th SIGNED, seeled and delivered in the presents of:	Let The
And an	H.T. Baughman (SEAL)
- range was pro-	(SEAL)
	(75 AL)
	(PAL)
STATE OF SOUTH CAROLINA	PROBATE
COUNTY OF GREENVILLE	
pager sign, seel and as its act and deed deliver the within witnessed the execution thereof.	the undersigned witness and made eath that false saw the within named a ort- in written instrument and that (a)ha, with the other witness subscribed above
WORM to before me this 5th day of January	7; 10 72.
letary Public for South Carolina (SEAL	
telery Public for South Caroline. y Commission Expired Dec. 15, 197	19. And the same of the same o
TATE OF SOUTH CAROLINA	RENUNCIATION OF DOWN
ounty of Greenville	· 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1 · 19 1
igned wife (wive) of the above 1, the undersigned Not	bry Public, do hereby earlify unso all whom it may electre, that the undo- sectively, did this day appear belong my and each, upon being privately and asp- , volunterity, and without any tensivelets, dread or feer of any person whiches ortgapes(s) and the martenger's(r) being or recentable and below, all her in- in and to all and singular the grantees within mentioned and released.
rer, renounce, release and ferever relinquish unto the mi rest and estate, and all her right and claim of daying	, voluntarily, and without any computation, dread or four of any parson whence originated and the mortalized ((7) heirs or executars and beginn of her in
IVEN under my hand and seed this 5th	种。这个时间,我们还在这个时间的时候,我的话,你这样的时候就没有一致我们的事情,我们们也能够不知识的,我们就是我们就是我的人的,我们就是这个人的话,也不是这个人
day of January, 19 72	Mas de T. Banglina
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Commission Expires Dec. 15, 197	9.
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