•

- (1) That the mercany and severe by Markey Scale College Sc
- (2) That it will keep the improvement and existing of tracks of the life states of the li
- (3) That it will keep all improvements now existing or hearthy extend in good report, and, in the case of a construction less, that it will constitute to the construction until completion without interruption, and should it full in do not the Management, and its option, enter upon and graphent whatever repairs are necessary, including the completion of any environment with antiquest, and the completion of such construction to the merapage dokt.
- (4) That it will pay, when due, all trace, public measurements, and other, governments or municipal changes, flow or impositions against the more gaged provision. That it will comply with all governmental and municipal horse and regulations officially the mortugated provision.
- (5) That it hereby assigns all reats, issues and profits of the mertgaged premiers from and allow any delayle heremake, and agrees that, therefol presentings he instituted personnel to this instrument, any judge herbag jurisdiction may, at Chambers or obspreke appeals a received of the mertgaged premiers, with full authority to take personnel of the mertgaged premiers and callest the trues, have and profits, herbalding a reasonable received by the Court in the event said premiers are completely the mertgager and after delecting all charges and argument attacking such proceeding and the execution of its trust as receiver, shall apply the residue of the sunts, form unit profits because the judgment of the dall apply the residue of the sunts, form unit profits because the judgment of the dall apply the residue of the sunts.
- (6) That if there is a default in any of the terms, conditions, or sevenants of this mertgage, or of the note assemble broky, then, at the option of the Mortgages, all some then evering by the Mortgages to the Mortgages shall become immediately the and payable, and this mertgage may be forecasted. Should any legal proceedings be instituted for the feresthence of this mertgage, or should the Mortgages become a party of any out involving this mortgage or the title to the premises described bessia, or should the dakt assumed hereby or any part through he placed in the hands of any attentory for collection by suit or otherwise; all costs and expresses incurred by the Mortgages, and a recoverable attentory inc. shell thereupon become due and psychle immediately or on demand, at the option of the Mortgages, as a part of the dakt assumed hereby, and may be measured and sollected hereupon.
- (7) That the Martgager shall hold and onjoy the premies above conveyed until there is a defeath under this martgage or in the nate potential hereby. It is the true meaning of this instrument that if the Martgager shall fully perform all the terms, conditions, and covenants of the mertgage, and of the note secured hereby, that then this mertgage shall be utterly not and void; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall hind, and the hearits and advantages shall have to, the respective helps, measure, administration, successors and assigns, of the parties hereto. Whenever used, the singular shall include the plural, the phreal the singular, and the use of any guader shall be applicable to all genders.

WITNESS the Mortgagor's hand and seel this 31 day of December 19.71				
SIGNED, sealed and delivered in the	processor of:	3 coop	Povello 10	(SEAL)
Triang 1		- W KUN-	7. Prwell	(SEAL) (SEAL) (SEAL)
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		PROBATE		
Witnessed the control thereof. SWORN so which we thin 31 Notary Public for Seath Carolina Commission expires a control of State of South Carolina Country of GREETVILLE	SEAL)	1971 Betty 7 RENUNCIATION OF DO	Z Soodwin	
signed wife (wives) of the above nar separately examined by me, did deck whomsoever, repositor, reliable and fo all her interest and suites, and all her leased. GIVEN under my least and pail the 31 char, at 1 become and the Notary Public for South Christian. Commission when the commission of the c	ned mortgager (a) respectively, re that she does freely, volunt orever relinquish unto the most reight and claim of down of,	did the day appear before murily, and without any compagne (a), and the mortanger in and to all and stageter the stageter than the stagete	and each upon being problem, dreed or fear of (a) helps or successors as problem. Provide mention	ivately and uity period and assigns, and and re-
		23	9 4 8	RECO