(3) That it will keep all improvement now opposition benefits and the continue of the continue construction until completion with a benefit of the continue of

- premises.
- (5) That it hereby assigns all rests, issues and profits of the mortgaged promises from and after any default hereafter, and agrees that, should legal precedings be instituted pursuant to this instrument, any judge having periodiction may, at Chambery or otherwise, and profits, including a reasonable restal to be fixed by the Court is the resust and profits, including a reasonable restal to be fixed by the Court is the court and provides are occupied by the mortgages and after rests, issues and profits toward the payment of the debt accured hereby.
- (6) That if there is a default in any of the terms, conditions, or covamitie; of this mertgage, or of the note secured hereby, then, at the option of the Mortgage, all sums then owing by the Mortgage to the Mortgage wholl become immediately due and payable, and become a party of any suit involving this Mortgage or the title to the permitted hereby of this mertgage, or should the Mortgage part thereof he placed in the hands of any atterney at law for collection by suit or otherwise, at clearly and supersess incurred by the Mortgage, and a reasonable attorney's fee, shall thereugh to receive the payable; and appears in the debt secured hereby or any gages, as a part of the debt secured hereby to receive the payable; and supersess incurred by the Mortgage, as a part of the debt secured hereby.

(7) That the Mortgagor shall hold and enjoy the pre- secured hereby. It is the true meaning of this instrument t of the mortgage, and of the note secured hereby, that then virtue.	e recovered and collected hereunder, unites above conveyed until there is a default under this mortgage that if the Mertgager shall fully purform all the terms, conditions, as this mortgage shall be utterly null and void; otherwise to remain in	or in the not and convenent full force are
(8) That the comments hands and the same	and the benefits and advantages shall issues to the	
WITNESS the Mortgagor's hand and seal this 1 h play of		cue staffing
SICNED and delivered in the presence of:		
1100	fort Walt	
II Jooks	Charles On the	— (SEAL)
from the second second to		(SEAL)
		(SEAL)
		(SEAL)
STATE OF SOUTH CAROLINA		
COUNTY OF GREENVILLE	PROBATE	
Notary Public for South Carolina.	the undersigned witness and made oath that (s) he saw the within him written instrument and that (s) he, with the other witness subscript (s) 72	cribed above
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	RENUNCIATION OF DOWER	
TANKS OF THE PARTY	The state of the short was the same of the state of the s	
renounce, release and foreign make the does freely, voluntar	y Public, do hereby certify unto all whom it may concern, that the y, did this day appear before me, and each, upon being privately and rily, and without say compulsion, dread or feer of any person weeks) and the mortagee's(s') heirs or successors and assigns, all all and singular the premises within mentioned and analysis.	
and estate, and all her right and claim of dower of, in and to GIVEN under my hand and seal this	the interest and released:	ner merest
14 Ity of JANUARY 10 72	with B party of Blacking	
Notary Public for South Carolina (SEA My Commission to Experience Line 22, 1978 Record	by the second of	
Tommission to Expire Flay 22, 1978	led Peltrusy 3, 1972 at Lets P. M., #20991	es <del>da esta</del> s.
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