- a of the land (1) That this mortgage shall excure the Mortgages for each for their turns as many gages, for the payment of texts, insuraine promises, profile descriptions, special gages as for any further, brain, advance, rather Mortgages by the Mortgages or long as the total indistedness thus secured does not hereof. All some so advanced shall beer interest of the come rath as the florings duty unless otherwise provided in urifice. They be advanced be suffered to the property party par
- (2) That it will keep the improvements now existing or bereef ter creeted on the marigined property insured as may be reaftern time to time by the Mortgagee, against less by fire and any other hearts specified by Mortgagee, in on amount not less the mortgage dait, or in such amounts as may be required by the Mortgagee, and in companies associated to it, and that all such politic renowals thereof shall be hold by the Mortgagee, and have afterhed thereof less psychic clauses in force of, and in form acceptable Mortgagee, and that it will pay all promiums therefor when due; and that it does hereby easign to the Mortgagee the process any policy insuring the mortgaged primises and does hereby outlier in each insurance company constrained to make payment for a directly to the Mortgage, to the extent of the belonce owing as the Mortgage slot, whither due or not.
- (3) That it will keep all improvements new existing or hereafter erected in good repair, and, in the case of a construction that it will continue construction until completion without interruption, and chauds it fall to do on, the Martgages may, at its enter upon sold promises, make whetever repairs are necessary, including the completion of any construction work understay charge the expenses for such repairs or the completion of such construction to the martgage data.
- (4) That it will pay, when due, all texes, public accomments, and other governmental or municipal charges, fines against the mortgaged promises. That it will comply with all governmental and municipal laws and regulations after promises.
- (5) That it hereby assigns all rents, issues and profits of the mortgagat promises from and after any defects becomed, and agree that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or gits wise, appoint a receiver of the mortgaged promises, with full authority to take possession of the mortgaged promises and collect if rents, issues and profits, including a reasonable rental to be fixed by the Court in the execution of its trust as receiver, shall app the residue of the rents, issues and profits toward the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mertgage, or of the note secured hereby, then, at the option of the Mertgages, all sums then ewing by the Meragager to the Mertgages shall become immediately due and payable, and this mertgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mertgage, or should the Mertgages become a party of any suit involving this Mertgage or the title to the premises described herein, or should the debt secured hereby or 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 Mertgages, and a reasonable atterney's fee, shall thereupon become due and psyable immediately or on demand, at the option of the Mertgages, as a part of the debt secured hereby, and may be resevered and collected hereunder.
- (7) That the Mortgagor shall hald and enjoy the premises above conveyed until there is a default under this mortgago or in the secured hereby, it is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and coverants of the mortgago, and of the note secured hereby, that then this mortgago shall be utterly null and void; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall incre to, the respective heirs, executors, administrators, successors and assigns, of the parties berets. Whenever wood, the singular shall included the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgager's hand and sliGHED, seeled and delivered in the		January	19 72	
Maney Roper		Sloge	H. Lindsey	(SEAL)
Allen J. Sughtawe	w	George	·	(SEAL)
		-alia	a E. Smith	(SEAL)
		ALVII	P. 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	(SEAL)
STATE OF SOUTH CAROLINA	n ang manggapan ng kananggapanggapanggapangan di dibaban	PROS	ATE	
COUNTY OF Greenville		_		
Allen J. Alegatawar Hotory Public for South Carolina. NY COMMISSION EXPINES.		- Nan	rcy Roper	
Hotom Bubble for Could Combles		<u> </u>	rcy Kaper	
STATE OF SOUTH CAROLINA COUNTY OF Greenville		RENUNCIATION		
I, it signed wife (wives) of the above name protely examined by me, did declare over, renewace, release and ferever re verest and estate, and all her right an	he undersigned Netery Pu ad mortgager(s) respectivel that she does trooly, value linguish unto the mortgage id claim of dower of, in an	blic, do hereby sertify u y, did this day appear be uterify, and without any c p(a) and the mertgages's d to bil and litigular the	into all whom it may ensure fore me, and each, upon being empulsion, dread or foor of an i(o') heirs or successors and a premises within mentioned a	, that the under- privately and sep- ly person ubasse- signs, all her in- nd released.
GIVEN under my hand and seel this			1 the said of the	
dey of January	19. 72		alix motor	AND
		- 4 n	ark Sue De	with
Medica J. Acataca Hetery Public for South Collins. My commission expires:	(SEAL)	-2 0	ary Sue D.	Sith