The Mortgagor further odvenants and agrees as follows:

- (1) That this mortgage shall occurs the Managers for one pathon of trans, insurance priminant, public biographics, rejects to the purpose perfect the Mortgages for any further local, advances, reduced as credit last mary is used has indebtedness thus secured does not exceed the original manager above, as the local large (A the mortgage dole and shall be payable on demand of the Mortgages galvess other year, provided.

 (2) That it will keep the improvements new crising as here they work.
- the mortgage debt and shall be psychia on demand of the Mortgages asilous other tips psychic in writing.

 (2) That it will keep the improvements now existing or bevealur events; an the mortgage debt are less than the mortgage against loss by fire and any other hands specified by the Mortgages is an amount not one distributed from time to amount as may be required by the Mortgages, and is obsequently included by the Mortgages, and have attached thereto loss psychia clauses in layer of and in pressure of the Mortgages, and that it does hereby amign to the Mortgages. The proceeds of any policy theories and that it does hereby amign to the Mortgages. The proceeds of any policy theories the mortahed pressures and does hereby authories cach insurance company concerned to make payment for a loss directly to the Mortgages, to the arisin of the Jakance owing on the Mortgages debt, whether due or not. whether due or not.
- (3) That it will keep all improvements now existing or large and report in good repair, and, in the case of a construction lean, that it will continue construction until completion without interruption, and should it fail to do so, the Mottgages may, at its option, enter upon said previous, make whatever repairs are possessey, including the completion of may construction work understay, and should have the expenses for each repairs or the construction to the mortgage debt.

- of such construction to the mortgage debt.

 (4) That it will pay, when due, all taxes, public assessments, and other governmental we assessed, these we impositions against the mortgaged premises. That it will comply with all governmental and amadeigal lives and regulations inflicting the mortgaged premises.

 (5) That it hereby assigns all runts, assess 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 intellection may, if Chambers og cherwise appoints a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the runts, because and profits, according a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the runts, because and profits in a design and capanite according at the execution of its trust as receiver, shall apply the resident of the runts, bears and profits invested the payment of the debt secured hereby, (and any legal proceedings he instituted for the foregages shall become instituted the Mortgages, and a feet of the mortgage or the title to the premises described herein, or should the debt secured hereby with mortgage or the title to the premises described herein, or should the debt secured hereby with may be recovered and psychial and the sort of the mortgage and the option of the Mortgages, and a reasonable attoracy affect that mortgage are in the note secured hereby and may be recovered and beyonded in the heart and covenants of the note secured hereby and may be recovered and beyonded in the mortgage, and a reasonable attoracy affect and the mortgage, and the mortgage and the mortgage are in the not assessed in the mortgage, and a reasonable attoracy affect and the mortgage, and the mortgage, and the mortgage and the mortgage and the mortgage, and the mortgage and the mor

(8) That the covenants bowin contained shall hind and the	above conveyed until there is a default under this mortgage or in the note secured for shall daily perform all the terms, conditions, and covenants of the mortgage, and shall and word; otherwise to remain in full force and virtue.
accessors and sesions, of the parties beento. Whenever used, the a	benefits and advantages shall inure to the respective heirs, executors, administrators, ingular shall include the plural, the plural the singular, and the nee of any gender
ball be applicable to all genders.	
VITNESS the Mortgagor's hand and seal this 22nd	day of May 19 72,
IGNED, sealed and delivered in the presence of:	ત્રિકારી અને એ ક્ષેત્ર કર્યો નાધાની કે કોઈ કહી તાલી એક કે લોકાર કરો છે. માના જ્યારે અને સ્ટિકારી તે કેવાર કે એ કોઈ કોઈ કે કોઈ કે કોઈ જાતા કે કોઈ એ એક કે માત્ર કહે જે લોકાર ી . કોઈ કે ઉંગ લોકાર કે પ્રાત્કર્યા છે છે છે છે.
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Win the the	(SEAL)
a. W. It rolly	(SEAL)
	(SEAL)
	(SEAL)
TATE OF SOUTH CAROLINA	PROBATE
OUNTY OF GREENVILLE	
Personally appeared the un	adersigned witness and made oath that (s) he, saw the within named mort-
gor sign, seal and as its act and deed deliver the within writing the execution thereof.	tten instrument and that (s) he, with the other witness subscribed above
WORN to before me this 22nd day of May	1972.
	O STAR
otary Public for South Carolina.	dle Froth.
y Commission expires: Dec. //.1979	The control of the second of the control of the con
rate of south carolina	RENUNCIATION OF DOWER
DUNTY OF "GREENVILLE	
I, the undersigned Notary P	Public, do hereby certify unto all whom it may concern, that the under- tively, did this day appear before me, and each, upon being privately and
parately examined by me, did declare that she does freely,	voluntarily, and without any compulsion, dreed or feer of any person
tomsoever, renounce, release and forever relinquish unto the her interest and estate, and all her right and claim of dow	e mortgages(s) and the mortgages's(s') heirs or successors and assigns, or of, in and to all and singular the premises within mentioned and re-
ued.	
VEN thoday pay hand and seal this	Theile & History
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and of Dugles ISEA	Distriction of the second of t
SEA Starty Public for South Carolina. Commission Explines: My Commission expline December 1	The Control of the Co