The Mortgager further covenants and agree

- (1) That this mortgage shall occure the Mergeres for such fur the digages, for the payment of cases, insurance, promises abidic assessment. This mortgage shall also accure the Mertgages for any further loans, advandad and the second former fall sums so advanced shall been inverse at the Same (see as the unless otherwise provided in writing.
- (2) That it will keep the improvements new existing or berester ejected on the from time to time by the Mortgages against less by fire and any other hazards specified mortgage debt, or in such amounts as may be required by the Mortgages, and in semicon renewals thereof shall be held by the Mortgages, and have attached therefo less payed the Mortgages, and that it will pay all premiums therefor when he and that it will pay all premiums therefor when he and that it does any policy insuring the mortgaged premises and does hereby authorize such insurance directly to the Mortgages, to the extent of the balance owing on the Mortgage salet, will
- (3) That it will keep all improvements new existing or herself or erected in good repair, and, in the case of that it will continue construction until completion without interruption, and should it fail to the provide of that it will continue construction until completion without interruption, and should it fail to the provide of the truth upon said premises, make whatever repairs are necessary, including the completion of any construction charge the expenses for such repairs or the completion of such construction to the martiage dail (4). That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges. The against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations of premises.

- premises.

 (5) That it hereby assigns all rents, takes and profits of the margaged promises from and after any details become, and agreed that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers at different was, appoint a receiver of the martaged promises, with full authority to take possession at the instrument promises and sales. The rents, issues and profits, including a receivable rents! to be fixed by the Court in the entrance of any exception of the rents, issues and profits are received as the permises are exception and the rents, issues and profits award the payment of the debt accurat barray.

 (6) That if there is a default in any of the ferms, conditions, or coverants of this mortgage, or at the new powers, and experient of the mortgage may be foreclosed. Should any legal proceedings be instituted for the fortgages, and an expective an expective payment of this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of the martgage, or any part thereof be placed in the hands of any strongs at law for collection by suit or otherwise all corts and expenses incurred by the Mortgages, and a reasonable alterney's tee, shall thereupen become due and payable intendiately or an demand, at the secured hereby, and may be received each scaleted hereby are an demand, at the secured hereby, and may be received each scaleted hereby and a pay of the new secured hereby, and may be received out if there is a default according or any part of the debt secured hereby, and may be received contraged until there is a default according or are remained in the new secured hereby, that then this martgage shall be unterly null and very entertime to remain in the force and virtue.
- (8) That the covenants herein contained shall blind, and the benefits and advantages shall thore to, the respective heirs, assertion, administrators, successors and assigns, of the parties herets. Whenever used, the singular shall included the plurel, the plurel, the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgagor's hand and seel this Show day of SIONED, sealed and delivered in the presence of:	December 72
Jakie Johnsey	Hardf & Baker 1884
Med A. M. Sel	
	(99)
STATE OF SOUTH CAROLINA	PROBATE
COUNTY OF GREENVILLE) Personally appeared the under-	algned witness and made oath that (a) he saw the within mamed 6 or
gagor sign, seal and as its act and deed deliver the within written is witnessed the execution thereof. SWORD to before me this the day of December 19	nstrument and that (alle) with the other witness subscribed about 7.2
Trick M' a Topal)	Weldon Washin
Notary Public for South Carelina My Comm. Exp. 1	11/4/80
STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER
COUNTY OF GREENVILLE)	de hereby certify units all select if they concern, that the binds
signed wife (wives) of the above named mortgager(s) respectively, a areately examined by me, did declare that the does treety, voluntari- ever, renounce, release and forever relinquish unto the mortgagee(s) terest and estate, and all her right and claim of dower of, in and to	ld this day appear before me, and sech, upon being privately and as by and without any composition, ground as feat of any person measure. and the providence (() heirs to welcomers and assembly like.
GIVEN under my hand and seal this	A CANADA LA SALANA
December 12 72	- (- K(77/L) (B(201))
Motary Public for South Caralina.	
My Comm. Exp.: 11/4/80 Recorded De	cember 6,1972 at Ll:17 & W. #16597