The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indebtness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.

(2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt, whether due or not.

(3) That it will keep all improvements now existing or hereafter crected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that,

ged premises, we rental to be ending such properties of the ending such properties of the ending such seed. Should anyong this Mortg hands of any by and may by and may by agor shall holy true meaning of the note secure ants herein conductions of the applicable to	with full authorifixed by the Coceeding and the hereby. By of the terms, owing by the yy legal proceed gage or the title attorney at law ereupon become e recovered and enjoy the of this instrumed hereby, that it tained shall bin he parties here all genders.	ty to take posses- burt in the event e execution of its conditions, or co- Mortgagor to the ings be instituted to the premises for collection by e due and payable d collected here e premises above int that if the Mathen this mortga- tid, and the bene- to. Whenever us	ssion of the mortgaged that a premises are occupants of this mortgage of the Mortgage shall become of the foreclosure of the described herein, or which will be the sum of the mortgager shall fully perfect on the standard of the singular shall in the said advantages shall the singular shall in	premises and colle- upled by the mortg apply the residue of age, or of the note- ome immediately of this mortgage, or s- should the debt so costs and expenses mand, at the option is a default under aform all the terms and void; otherwis	of the rents, agor and after the rents, if the rents, if the rents, if the rents and particular the Mecured here! Incurred by a of the Morthis mortgage, conditions, eto remain	issues and prof- ter deducting all issues and profits eby, then, at the yable, and this ortgagee become by or any part y the Mortgagee, rtgagee, as a part ge or in the note , and convenants in full force and
			\mathcal{O}_{i}	oahu P	X B	473
1/2hm	915.0-	0	Car 10	2. The	_ <u>N/0</u>	(SEAL)
mue _	Nuce		-suce v		Jua	-
						(SEAL)
						(SEAL)
	}		PROBATE			
AAILLE	Personally ann	eared the under		de oath that (s)he	saw the wif	hip named mort-
cof.	deliver the wit	hin written instr	ument and that (s)he,	with the other wit	ness subscri	ibed above wit-
his 16th	day of	May	1974	a le de se le	2/1	0.1
Carolina.				LX CALLYCE		
	ly 14, 19	977				
			RENUNCIATION O	F DOWER		
bove named m clare that she ver relinquish v	ortgagor(s) resp does freely, vol into the mortga	pectively, did thi luntarily, and wi gec(s) and the m	s day appear before me thout any compulsion, ortgagee's(s') heirs or s e premises within men	e, and each, upon l dread or fear of uccessors and assign tioned and released	ocing private any person ns, all ber in	ly and separately whomsoever, re- iterest and estate,
	16th		-mal	Fr To	131	200
John	19 7					
Carolina.	4 1977			, , , , , , , , , , , , , , , , , , ,		
oury r			MAY 16'74	29053		70
of Mesne Conveyance Greenv	1310 of Mortgages, page	of Red	FIRST PIEDMONT BANK & TRUST COMPANY	7o	SARAH J. DUBOSE & ' JACKSON L. DUBOSE	STATE OF SOUTH CAROLINA COUNTY OF Greenville MAY 1 6 1974
	ged premises, we rental to be rental such property of the debt secured a default in an including this Morty hands of any respectively. The secured rental secured rental rental secured rental	ged premises, with full authorie rental to be fixed by the Cherch the central to be fixed by the Cherding such proceeding and the debt secured hereby. a default in any of the terms, all sums then owing by the sed. Should any legal proceed wing this Mortgage or the title hands of any attorney at law its fee, shall thereupon become by, and may be recovered an eagor shall hold and enjoy the true meaning of this instrume the note secured hereby, that and assigns, of the parties here applicable to all genders. It is a section and seal this invered in the presence of: AROLINA WILLE Personally approximate that she deed deliver the with the card mortgagor(s) rescaled that she does freely, volver relinquish unto the mortgagor that she does freely, volver relinquish unto the mortgagor of the control of the card in and seal this leth AROLINA ENVILLE I, the undersign that she does freely, volver relinquish unto the mortgagor of the control of the card in and seal this leth AROLINA ENVILLE I, the undersign that she does freely, volver relinquish unto the mortgagor of the control of the c	ged premises, with full authority to take possese rental to be fixed by the Court in the event ending such proceeding and the execution of its edebt secured hereby. all sums then owing by the Mortgagor to the seed. Should any legal proceedings be institute sing this Mortgage or the title to the premise hands of any attorney at law for collection by: and may be recovered and collected here singor shall hold and enjoy the premises above true meaning of this instrument that if the Mothen hote secured hereby, that then this mortga and assigns of the parties hereto. Whenever us e applicable to all genders. The presented in the presence of: AROLINA INVILLE Personally appeared the under secured in the presence of: AROLINA INVILLE I, the undersigned Notary Publicate that she does freely, voluntarily, and wivered in the presence of: AROLINA ENVILLE I, the undersigned Notary Publicate that she does freely, voluntarily, and wiver relinquish unto the mortgagec(s) and the main of dower of, in and to all and singular thand seal this 16th 1974. Carolina. July 14, 1977 RECORDED AND MENTER OF RECORDED	ged premises, with full authority to take possession of the mortgaged rental to be fixed by the Court in the event said premises are occurred in such proceeding and the execution of its trust as receiver, shall seed the secured hereby. a default in any of the terms, conditions, or covenants of this mortgage is edebt secured hereby. a default in any of the terms, conditions, or covenants of this mortgage, all sums then owing by the Mortgage rot the Mortgage shall beck seed. Should any legal proceedings be instituted for the foreclosure of sing this Mortgage or the title to the premises described herein, or hands of any attorney at law for collection by suit or otherwise, all sing the theoretic processes and payable immediately or on de by, and may be recovered and collected here under. Even and may be recovered and collected here undersoned by, and may be recovered and collected here undersoned by the note secured hereby, that then this mortgage shall fully perfect true meaning of this instrument that if the Mortgagor shall fully perfect the note secured hereby, that then this mortgage shall be utterly null ants herein contained shall bind, and the benefits and advantages as act and deed deliver the within written instrument and that (she, execution) and seal this a fet the day of May invered in the presence of: Personally appeared the undersigned witness and may see applicable to all genders. July 14, 1977 AROLINA RENUCLATION OF The undersigned Notary Public, do hereby certify under the theory feet, they columnarily, and without any compulsion, ever relinquish unto the mortgages of and the mortgages of heirs or sim of dower of, in and to all and singular the premises within men and seal this 16th 19 74. Collins July 14, 1977 RECORDED MAY 16 '74 Again and seal this 16th Principle of the mortgage of the mortgages of the mortgages of the mortgage of the premises within men and seal this 16th Principle of the mortgage of the premises within men and seal this 16th Principle of the mortgage of the prem	the premises, with full authority to take possession of the mortgaged premises and coule of the rental to be fixed by the Court in the event said premises are occupied by the mortganding such proceeding and the execution of its trust as receiver, shall apply the mortganding such proceeding and the execution of its trust as receiver, shall apply the residue of edobs secured hereby. a default in any of the premise conditions, or coverants of this mortgage, or of the note of Should are beginned to the Mortgage of the title to the premises described herein, or should the delt as ving this Mortgage or the title to the premises described herein, or should the delt as hands of any attorney at law for collection by suit or otherwise, all costs and expenses is fee, shall thereupon become due and payable immediately or on demand, at the option by, and may be recovered and collected here under. Easter shall hold and enjoy the premises above conveyed until there is a default under true meaning of this instrument that if the Mortgage shall be ulterly null and void, otherwise ands here in contained shall hind, and the bracity and advantages shall into the term the note secured hereby, that then this mortgage shall be ulterly null and void, otherwise applicable to all genders. FROBATE Personally appeared the undersigned witness and made eath that (she sapplicable to all genders. If the day of May 1974 SEAL) JULY 14, 1977 RECORDED MAY 1974 RENUNCIATION OF DOWER I, the undersigned Notary Public, do hereby certify unto all whom it may be a nanced mortgage of your contribution, drad or fear of ear of ear of in and to all and singular the premises within mentioned and voice, under the stock freely, voluntarily, and without any compulsion, drad or fear of ear of ear of in and to all and insignlar the premises within mentioned and relaced and and seal bits 16th 19 74. SEAL) SEAL) On the proceeding the proceeding the process of the proceeding process and assign of the process of the process of the process of the process	AROLINA WILLE Personally appeared the undersigned wines and made out that (pipe saw the with samples to find a sold deliver the within written instrument and that (she, with the other winess subscription). AROLINA WILLE Personally appeared the undersigned winess and made out that (pipe saw the with samples to apple and seal this instrument and that (she, with the other winess subscription). REALL AROLINA WILLE Personally appeared the undersigned winess and made out that (pipe saw the with a pure sample subscription). REALL AROLINA WILLE Personally appeared the undersigned winess and made out that (pipe saw the with or other or oth

0-

Cycle Police