艾

17.10

 $\frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right)}{1} \right) \right)} \right) \right) \right)} \right) \right) \right) \right) \right)} \right) \right) \right)} \right) \right)} \right) \right)} \right) \right)}$

- (1) That this our tyrige shows a restrict Mortgage for rich further a money only resolvented horeafter, at the option of the Mortgage, for the payreint of take a court of pramising procedures name of the rich of the payreint of take a court of pramising procedures name of the payreint of the coverants herein. This mortgage shall also secure to Mortgage as a restrict of the treatment of the the most of the treatment of the treat hereof. All sums so advenced shift because recest at the same rate as thom though deut and shall be bayable on demand of the Mortgagee unless otherwise provided in writing.
- (2). That it will kind the more commons now existing or hereafter elected on the incitorged disperty accured as may be required from time to time of the Mortgage debt, or in such and all such policies and mortgage debt, or in such and all such policies and morrgage deet, or in such that it is only de required by the neutropage, and in companies acceptable to it, and that all such policies and renewals thereof shall be field by and Morrigages, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will not all norm ums therefor when dues and that it dies hereby assign to the Mortgagee the proceeds of any policy insuring the morrgaged products and does hereby authorize each incurrence company concerned to make payment for a loss directly to the Mortgages, to the extint of the balince owing on the Mortgage aebt, 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 provess make what the repairs are decrease, including the completion of any construction work underway, and charge the expenses for such requires or the completion of such contribution to the mortgage debt.
- (4) That it will pay, when due, all rakes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged provides. 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 (3) That it nervely assigns all zeros issues and profits or me morigaged premises from and after any detault nervinder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the nortaged premises, with full authority to take possession of the moltgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortants, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortants. gagor and after deducting all charges and expenses attending such preceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.
- the option of the Nortgagee all sums then owing by the Moragagor to the Moragage shall become immediately due and payable, and the option of the Mortgiste all sums then owing of the most group of the foreclosure of this mortgiste, or should the Mortthis mortgiste may be decreased. Should any legal proceedings be instituted for the foreclosure of this mortgiste, or should the debt secured hereby

gagee become a carry of any year in an error or any part thereof be placed in the notices the Mortgagee, and a least on the attorney Mortgagee, as a part of the orbit located in	of any attorney at law for c s fee, shall increupon become nateby, and may be recovere	te one and payable immade and collected hereunder	distrily or on demand,	
(7) That the Mortgagor shall hold an secured hereby. It is the true meaning of nants of the mortgage, and of the note sec force and virtue.	this instrument that it the notice of the no	nortgage shall be utterly	null and void; otherwi	se to remain in full
(8) That the covenants herein contain administrators, successors and assigns, of and the use of any gender shall be applicated.	the battles hereto. Manages at	ifits and advantages shall in used, the singular shall i	I inure to, the respect ncluded the plural, the	ive heirs, executors, plural the singular,
WITNESS the Mortgagor's hand and seal SIGNED, sealed and delivered in the pressure of the Sinclaus	this 19th day of ence of:	February J. E. For		. (CEAL)
Seria N. Sinclau	2 /	100		(JEAC)
C.S. Bowe				(SEAL)
			, an was	(SEAL)
·				(SEAL)
STATE OF SOUTH CAROLINA		PROBATE		
COUNTY OF GREENVILLE				
Persignated and as its act and deed of witnessed the execution thereof.		strument and that (s)he,	With the Other Withe	ss subscribed above
SWORN to before me this 19thday of Rotary Public for South Carolina.	Commission Expire	Sena 2s Jan. 13, 198	O. Since	law
STATE OF SOUTH CAROLINA		RENUNCIATION OF	DOWER	
county of Greenville			all whom is many come	earn that the under-
signed wife (wives) of the above named arately examined by me, did declare the ever, renounce, release and forever reliniterest and estate, and all her right and	at the does freely, solutions	d this day appear before y, and without any compu and the mortgagee's(s') all and singular the pren	me, and each, upon be itsion, dread or fear of heirs or successors and nises within mentione	ing privately and sep- i any person whomeo- d assigns, all her in- d and released.
4.102.11	19th	177054	su B. Fa	rest.
day of February		5/1.400	3	
Notary Public for South Carolina.				
My Commission Expires	Jan. 13, 1980.	REC	ORDED FEB 19'79	19330
m x	٠		Sham.	7 7
Mortgages, page 125 Mortgages, page 125 Mergister of Mesne Conveyan W. A. Seybt & Co., Offin Form No. 142 5 8. 700.00 9 Acres	: ₹ ¥	Polly P Route l, Marietta	A. Marietta,	POST SOUTH CAROLINA
် ၄ <u>ဇ</u> ုံ	gage of I	. Cris	Forrest, J	JTH CARO
Greenv :	Real =	296 61	2961.	EN SO .