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(1) That this mortgage shall secure the Mortgagee for such further such as now be associated for the real the equal of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, regains or other purposes pursuant to the executions her or this mortgage shall also secure the Mortgagee for any further loads, advances, readvantes or ore late to the policy after to the Mortgagee so long as the total indebtedness thus secured does not exceed the original and in the whole the first term of the Mortgage debt and shall be payable on demand of the Mortgagee unless of the writing.

(2) That it will keep the improvements now existing or hereafter ere tell on the market of properties and as more hereafter to time by the Mortagee against loss by fire and any other hezards sponted by Mortagee in a constant of the other than those delet, or in such amounts as may be required by the Mortagee, and in companies a equal to the other discharge in the properties of the off-shall be held by the Mortage control have struck of thereto loss payable classes at four extended and extended the Mortage and that it does hereby assign to the Mortage of the properties of the restricted promises and does be briefly at their received and the companies and does be briefly at their received and the structured companies and does be Mortage debt, whether due or not

- (3) That it will keep all approximents not enoting or hereafter ere tish it. I show that it is the case of a color total to truth a will contribute a structure of structure must describe a structure of an enter upon soil premises, make whatever repairs are necessary including the completion of my color. The work is brown and charge the expenses for such repairs or the completion of such construction to the more tage delat.
- (4) That it will pay, when doe, all taxes, public issessments, and other governmental or planting of charges, fines or other impositions arainst the mortgaged premises. That it will comply with all governmental and municipal laws and regulators affecting the mortgaged premises.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and offer any all fault hereafter and agrees that should legal precedings be instituted pursuant to this instrument, any judge having judishaten may at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises are only able to the raise places and practice in I drag a reasonable rental to be fixed by the Court in the event said premises are only all by the court and for the barry and have and expenses attending such proceeding and the execution of its trust as receiver, shall apply the relation if the north is and plants toward the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms conditions, or coverants of this mortage or of the note secured hereby, then, at the option of the Mortagee all sums then orving by the Mortager to the Mortagee shall become immediately due and payable and this mortage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortage or should the Mortagee become a party of any suit involving this Mortage 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 attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default on her this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms of histories and coverants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void, otherwise to recorn in full for e and virtue.

gender shall be applicable to all genders.	char shall exclude the piural, the piural th	e singular, and the use of any
WITNESS the Morteagor's hand and seal this 15th day of SIGNED, sealed and delivered in the presence of:	August 12 77	
Darcy Papernia-	Oll Mus	(SEAL)
Edurated M. Hamen	<del></del>	(SEAL)
		(SEAL)
		(SEAL)
STATE OF SOUTH CAROLINA	PROBATE	
COUNTY OF GREENVILLE		
Personally appeared the understanted sign, seal and as its act and deed deliver the within written instrument and that tion thereof.	witness and made oath that is he saw t (s)he, with the other witness subscribe	the within named mortgagor d above witnessed the execu-
SWORN to before me this 15th day of August 19 77.  Edward R. Hame(SPAL)  Notary Public for South Carolina.  My compiles ion expires 9-3-79	7)arcy7(	ppen a-
STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER	
COUNTY OF GREENVILLE	REACAGIATION OF DOWER	
I, the undersigned Notary Public, do here (wises) of the above named mortgagor(s) respectively, did this day appear here, did declare that she does freely, voluntarily, and without any compulsion.	eby certify unto all whom it may concer efore me, and each prop being privately	n, that the undersigned wife
ever relinquish unto the mortgagee(s) and the mortgagee's(s') heirs or successor of dower of, in and to all and singular the premises within mentioned and relevant	dread or fear of any person whomsoeve is and assigns, all her interest and estate.	r renounce release and for
ever relinquish unto the mortgagee(s) and the mortgagee's(s') heirs or successor of dower of, in and to all and singular the premises within mentioned and release	dread or fear of any person whomsoeve is and assigns, all her interest and estate.	r, renounce, release and for- and all her right and claim
ever relinquish unto the mortgagee(s) and the mortgagee's(s') heirs or successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of dower of, in and to all and singular the premises within mentioned and release to the successor of the successor	dread or fear of any person whomsoevers and assigns, all her interest and estate, ased.	r, renounce, release and for- and all her right and claim
ever relinquish unto the mortgagee(s) and the mortgagee's(s') heirs or successor of dower of, in and to all and singular the premises within mentioned and released this  15thday of August 1977  Education R. Hornes (SEAL)  Notary Public for South Carolina.	dread or fear of any person whomsoevers and assigns, all her interest and estate, ased.	r, renounce, release and for- and all her right and claim