(5) That it hereby should legal proceedings of the mortgaged premi reasonable rental to be attending such preceeding debt secured hereby. (6) That if there it of the Mortgagee, all suffereclosed. Should any leaving this Mortgage of any attorney at law fither eupon become due recovered and collected. (7) That the Mort hereby. It is the true mand of the note secured.	assigns all rents, is be instituted pursuates, with full authorized by the Court in g and the execution as a default in any of ms then owing by the call proceedings be to the title to the proof collection by suiting payable immediate the control of this instruction of this instruction, that then the court is a second of this instruction.	it to this instrument, ity to take possession the event said premior of its trust as receiver of the terms, condition the Mortgagor to the instituted for the fore mises described here or otherwise, all costately or on demand, and that if the Mortis mortgage shall be and thall hind and the	the mortgaged, any judge havi of the mortgage ises are occupied, shall apply the is, or covenants of Mortgagee shall closure of this mein, or should the and expenses at the option of those conveyed tgagor shall full utterly null and the heavitts and the heavitt	premises from and after any of gurisdiction may, at Chambed of premises and collect the real by the mortgagor and after or residue of the rents, issues and of this mortgage, or of the note become immediately due and nortgage, or should the Mortgage debt secured hereby or any pincurred by the Mortgagee, an the Mortgagee, as a part of the until there is a default under the perform all the terms, conditionally otherwise to remain in full advantages shall inure to the	secured hereby, then payable, and this more a party of a reasonable attorned detection of the payable, and this more decided a reasonable attorned debt secured hereby his mortgage or in thous, and covenants of force and virtue.	s, including and expense syment of th , at the optior riguge may b of any suit in I in the hand ney's fee, sha y, and may b e note secure the mortgage
trators, successors and a gender shall be applicable WJINESS the Mortgage SIGNED, sealed and del	ssigns, of the partie le to all genders. or's hand and seal th	nis 5th o	ised, the singula	Une 1978. Dalan Coun of Documentary STAMP	Pig.	(SEAL (SEAL) (SEAL)
Notary Public for South State OF SOUTH C	deed deliver the withis 5th day of this 5th da	June June (SÉAL) e undersigned Notary pectively, did this day and without any com mortgagee's's) heirs	nt and that (s) 19 78. (not necession, dread of successors and s	ENUNCIATION OF DOWER CESSARY-not marriage, and each, upon being privator fear of any person whomso disassigns, all her interest and	ed)	ndersigned wife
Notary Public for South My Commission Chapman & Brown, P.A. 307 PRYVIORU STREET P.O. BOX 10167 P.B. GREENVILLE, SOUTH CAROLINA 29603 L1.42 ACRes McKinney Rd.			Mortgage of Real Estate	at 11:17 A.M. COMMUNITY BANK	GORDON EDWARD KING	JUN 6 1978 HORTON, DRAWDY, MARCHBANKS, CHAPMAN & BROWN 136516 X STATE OF SOUTH CAROLINA

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it wil 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 agains the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.