the extent of the bilance owing on the Mortgage debt, whether due or not.

(3) That it will keep all improvements now existing or hereafter erroted in good repair, and, in the case of a construction from that it will continue construction until completion without interruption, and should it fail to do so, the Mortgage entry, at its option enter 10 m s did premises, make whatever repairs are necessary, including the completion of any construction work underway, and charte the expenses for such repairs or the completion of such construction to the mortgage debt.

ELECTRIC BEAGAINST THE

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

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from an infter any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having juris fiction may, at Claudiess or oth awise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the tents, issues and profits, including a reasonable rental to be fixed by the Court in the event's ad premises are or upied by the mortgager and after deducting all charges and expenses attending such proceeding 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.

(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hearts of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected here under.

secured hereby. It is the of the mortgage, and of virtue	y's fee, shall thereby, and may be gagor shall hold true needing of the note secured that herein central assigns, of the applicable to a or's hand and second and second and second and second second and second sec	eupon become due as recovered and collect and enjoy the premithis instrument that hereby, that then this inserting that hereby, that then this ined shall bind, and to parties hereto. Whe li genders at this 2nd	nd payable ted hereur is above if the Mor is mortgage the benefit	immediately or on doder. conveyed until there tgagor shall fully pe shall be utterly null as and advantages sh. i, the singular shall in  May  H.	is a default in form all the tand void; other all inure to, the clude the plura 197  Brent Fo	option of the Mortg nater this mortgage terms, conditions, a crwise to remain in the respective heirs, al, the plural the sin	or in the note and convenants full force and
STATE OF SOUTH C	AROLINA EENVILLE	}		PROBATE			
Notary Profic for South My Commission Expired STATE OF SOUTH COUNTY OF GRICE COUNTY OF GRICE CAMBRICAN COUNTY OF GRICE CAMBRICAN COUNTY OF GRICE CAMBRICAN COUNTY OF GRICE COUNTY OF	h Carolina.  :: /2-/0-  CAROLINA  EENVILLE  above named madeclare that she diver relinquish ur laim of dower of	the undersigned Not of the design of the undersigned Not of the mortgager(s) to the mortgager(s)	tary Public, y, did this y, and with	nout any compulsion rtgagg <b>e's(s')</b> heirs or s premises within men	of DOWER  Ito all whom it  Ito all whom	oon being privately r of any person wassigns, all her inte pased	and separately homsoever, re-
2nday of	May	1979		Jeanne	Jeanne J.	Fortson	
Notar Public for South  My complission expires	Carolina.	79	(SEAL)				<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>
CT (634) 0 4070 at 4.96 D M				32638			
LONG, BLACK & GASTON ATTORNEYS AT LAW 109 East North Street Greenville, S.C. 29601	As No.  Register of Mesne Conveyance Greenvill & County	this 8th day of May  19 79 at 4.46 P. M. recorded in  19 1465 of Mortgages, page 777	Mortgage of Real Estate	Community Bank P.O. Box 6807 Greenville,S.C.	70	H. Brent Fortson and Jeanne J. Fortson	STATE OF SCUTH CAROLINA COUNTY OF GREENVILLE

4328 RV.2