The Mortgagor further covenants and agrees as follows: (1) That this mortgage shall secure the Mortgagee for such f	fürt ber	sums as may be advanced bereafter	at the option of the	ne Mortan
tee, for the payment of taxes, insurance premiums, public assessmenting shall also secure the Mortgagee for any further loans, adverted Mortgagee so long as the total indebtness thus secured does dvanced shall bear interest at the same rate as the mortgage debt provided in writing.	ents, revances, not ex	epairs or other purposes pursuant to readvances or credits that may be more deed the original amount shown on	o the covenants her ade hereafter to the the face hereof. A	rein. This Mortgagor Il sums so
(2) That it will keep the improvements now existing or hereatime to time by the Mortgagee against loss by fire and any other helebt, or in such amounts as may be required by the Mortgagee, and hereof shall be held by the Mortgagee, and have attached thereto and that it will pay all premiums therefor when due; and that it does mortgaged premises and does hereby authorize each insurance complete extent of the balance owing on the Mortgage debt, whether due	nazards nd in c loss pa es herel spany c	specified by Mortgagee, in an amore ompanies acceptable to it, and that syable clauses in favor of, and in for by assign to the Mortgagee the processorement for a loss	int not less than the all such policies an in acceptable to the reds of any policy is	e mortgage d renewals Mortgagee, nsuring the
(3) That it will keep all improvements now existing or here will continue construction until completion without interruption, an premises, make whatever repairs are necessary, including the companies or the completion of such construction to the mortgage (4) That it will pay, when due, all taxes, public assessments,	after end show pletion ge debt , and o	ected in good repair, and, in the cas ald it fail to do so, the Mortgagee ma of any construction work underway ther governmental or municipal cha	y, at its option, enter, and charge the enterges, fines or other	r upon said xpenses for impositions
against the mortgaged premises. That it will comply with all governises. (5) That it hereby assigns all rents, issues and profits of the mashould legal proceedings be instituted pursuant to this instrument, a receiver of the mortgaged premises, with full authority to take pits, including a reasonable rental to be fixed by the Court in the e	mortgas , any j ossessio event s	ged premises from and after any defaudge having jurisdiction may, at Con of the mortgaged premises an' coaid premises are occupied by the mo	tult hereunder, and hambers or otherwi- illect the rents, issue ortgagor and after d	agrees that, ise, appoint is and prof- educting all
charges and expenses attending such proceeding and the execution of toward the payment of the debt secured hereby. (8) That if there is a default in any of the terms, conditions, option of the Mortgagee, all sums then owing by the Mortgagor tomortgage may be foreclosed. Should any legal proceedings be instituted a party of any suit involving this Mortgage or the title to the presentereof be placed in the hands of any attorney at law for collection and a reasonable attorney's fee, shall thereupon become due and proof the debt secured hereby, and may be recovered and collected. (7) That the Mortgagor shall hold and enjoy the premises:	or cover to the ! ituted for mises of on by sayable here un	enants of this mortgage, or of the not Mortgagee shall become immediately or the foreclosure of this mortgage, of lescribed herein, or should the debouit or otherwise, all costs and experimmediately or on demand, at the opder.	ite secured hereby, of due and payable of should the Mortga t secured hereby of uses incurred by the tion of the Mortgage	then, at the c, and this gee become r any part Mortgagee, ee, as a part
secured hereby. It is the true meaning of this instrument that if the of the mortgage, and of the note secured hereby, that then this movirtue.	ne Mori	gagor shall fully perform all the te	rms, conditions, and	convenants
(8) That the covenants herein contained shall bind, and the ministrators successors and assigns, of the parties hereto. Wheneve use of any gender shall be applicable to all genders.	bene fit er used	s and advantages shall inure to, the , the singular shall include the plural	respective heirs, ex, the plural the sings	ecutors, ad- ular, and the
2011	ay of	January 19	8.0	
Store sendand derived in the presence of:	_t	David D. M. Sheehan	rechan	(SEAL)
W. Carl Bath				(SEAL)
	_	Carol F. Sheehan	ane	SEAL)
				(SEAL)
nessed the execution thereof. SWORN to before me this 29th day of January	indersig instrum	PROBATE med witness and made oath that (s)he ent and that (s)he, with the other v	e saw the within navitness subscribed	amed mort- above wit-
Notary Public for South Carolina. My Commission Espires: 9/29/81	EAL) _		<i></i>	
STATE OF SOUTH CAROLINA		RENUNCIATION OF DOWER		
COUNTY OF Greenville S I. the undersigned Notary 1	Public	do hereby certify unto all whom it u	nay concern, that the	undersiga-
ed wife (wives) of the above named mortgagor(s) respectively, discounter, release and forever relinquish unto the mortgagec(s) and the and all her right and claim of dower of, in and to all and singular	d this o id with he mor	day appear before me, and cach, upor out any compulsion, dread or fear (traggee's/s') heirs or successors and ass	n being privately and of any person who: signs, all her interest	i separately nsouver, re-
GIVEN under my hand and seal this 29th day of January 19 80		Carel 9. Ale Carol F. Sheet	eka,	
Notary Public for South Carolina.	EAL) .			
My commission expires 9/29/81 RECORD: JAN 30 1980 at 3:55 P.M.			23456	- 1
				, H
30th 11.91	Mortga	Associa Service South	David D Carol	ONG, B
	ge	TO lates Finar ses Company Carolina,	₩ 3	LA S G
that the within Mortgas day of January 3.55 P M. 3.55 P M. 3.55 P M. of Mortgages, page of Mortgages, page M. OO Mortgages, page LOO Hale Dr. Pine G. BLACK & GASTON ATTORNEYS AT LAW 109 East North Street Greenville, S.C. 29601	今	TO ss Finand Company Colina,		CK & GAS
within Mortg January P M. P M. lortgages, pag lortgages, pag lortgages, pag lortgages, pag lortgages, pag Nortgages, pag Nortg	Rea		Sheehan Sheehan	T C CO
that the within Mortgage has been day of January day of January 3.55 P M. recorded in of Mortgages, page 168. of Mortgages, page 168. Conveyance Greenvill@ounty L.OO Hale Dr. Pinehurst G. BLACK & GASTON ATTORNEYS AT LAW 109 East North Street Greenville, S.C. 29601	of Real Estate	Hno.	an	LACK & GASTON LACK & GASTON SUBJECT F SOUTH CAROLINA Greenville
te has b	stat			Şω O
has been corded in 168	Ø			LACK & GASTON F SOUTH CAROLINA Greenville
				X .

4328 RV-2

10

すい

O.

- NEW YEAR AND THE

Property of the second second