(b) That this marriage shall see me the Marriagee for such further sums as n ay be a humbed hereafter, at the can not the Marriagee, the the payment of taxes, increase presumed, paths assessments, regains or other purposes pursuant to the convenints herein. This marriagee shall also seeme the Marriagee for any further I and alwanes, readvantes or one his that hap be made hereafter to the Marriage that the Marriage so I make the total in left the best that so much does not exceed the original and cut shown on the five hereof. All sums so always of shall bear interest at the same rate as the marriage of the original and can demand of the Marriagee unless otherwise provided in writing.

(2) That it is I keep the look of the in existing or breafter elected on the montraged property is such as may be required from time to thee by the Montrageo against look by the and any other harded sponfied by Montrageo in an industrial less than the montrage delt, or it is that look is to may be required by the Montrageo, and in companies a ceptable to it and that all such publics and remarks thereof shall be both Montrageo, and has most lathered shall be both Montrageo, and that it will pay all point in therefor when the and if the best briefly assign to the Montrage the procedure of the Montrageo, and the montraged premises and does hereby in themse each instruction of the payment for a loss directly to the Montrageo, to the extent of the balance owing on the Montrage delt whether the or not

(3) That it will be pull our wear its one culting or hereafter erected in good repair, and, in the case of a construction bun, that it will not to see struction with exception with a construction and should it fall to do so, the Minterace may at its option, enter upon said premises, rules whatever regains are recessing and do githe completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the rule of such construction to

(4) That it will pay, when die, all times polibilises sments, and other governmental or in minipal charges, fines or other impositions against the mertgaged promises. That it will comply with all concernmental and municipal laws and regulations affecting the mortgaged premises.

(5) That it hereby assigns all rests issues and profits of the mortgaged premises from and after any default hereunder and agrees that, should legal precedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, 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 restal to be fixed by the Court in the event said premises are occupied by the mortgaged after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the tents issues and profits toward the payment of the above of the residue delit 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 some 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 into this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hards 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 therefore here to deep and possible introduction or demand at the option of the Mortgagee, as a part of the debt secured keeply and may be 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 hereunder.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under 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, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.

(8) That the covenants herein contained shall bind, and the benefits and advantages shall innre to the respective heirs executors, administers, successors and assigns of the parties hereto. Whenever used the singular shall include the plural, the phiral the singular, and the use of any

	er shall be applicable to NESS the Mortzagor's ha	المراجع أواج	his 3rd	day of	July	1	980 .			
(519)	SED galed and delivered	1 Cla		cay ex	Kar	iene J	one:	Lon	g (SEAL)
O	Nonni	Year	10		The state of the s	V		· · · ·	<u>(</u> (SEAL)
		<u> </u>			· · · · · ·				、	SEAL)
					***************************************	4			(SEAL)
STA	TE OF SOUTH CAROI	INA)			P	ROBATE				, .
cot	NTY OF GREENVI	LLE								
ญ์สา	, seal and as its act and d	Pe leed deliver th	rsonally appeared e within written/in	the undersignstrument and	gred witness and d that (s)he, with	made oath that the other with	t (s)he saw th	ie within na above witne	med me	ortgagor e execu-
tion	thereof.	3 x d 2 0 of	/		80		- 1	100		
این)	RN to before me this W		DE (SEAL)	19	(ather	ere H	Cla	II-	
Mÿ	Commission	xpires:	6-15-81							
STA	TE OF SOUTH CARO	INA)						NOT N	ECES	SARY
							II.E.D			
	JNTT OF	}		n 11: 1		TION OF DO			_]	
(wi me, ever of d	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and s	mortgagor(s) is freely, volunt gagee(s) and t d singular the	tarily, and without the mortzagee's(s')	this day app any comput beirs or suc-	o hereby certify to ear before me, an sion, dread or fea cessors and assign	nto all whom i d each, upon b r of any person	t may concern eing privately a whomsoever.	and separate , renounce.	ely exam release :	ined by
(wi me, ever of d	ves) of the above named did declare that she does relinquish unto the most lower of, in and to all an	mortgagor(s) is freely, volunt gagee(s) and t d singular the	respectively, did tarily, and without the mortgagee's(s')	this day app any comput beirs or suc-	o hereby certify to ear before me, an sion, dread or fea cessors and assign	nto all whom i d each, upon b r of any person	t may concern eing privately a whomsoever.	and separate , renounce.	ely exam release :	ined by
(wi me, ever of d	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and s day of	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this	respectively, did tarily, and without the mortgagee's(s') premises within a	this day app any compul- beirs or suc- centioned an	o hereby certify to ear before me, an sion, dread or fea cessors and assign I released.	nto all whom i d each, upon b r of any persor s, all her intere	t may concern eing privately a whomsoever, st and estate,	and separate , renounce.	ely exam release :	ined by
(wirme, ever of c	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of any Public for South Carol 47	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this	respectively, did tarily, and without the mortgagee's(s')	this day app any compul- beirs or suc- centioned an	o hereby certify to ear before me, an sion, dread or fea cessors and assign I released.	nto all whom i d each, upon b r of any persor s, all her intere	t may concern eing privately a whomsoever, st and estate,	and separate , renounce.	ely exam release :	ined by
(wirme, ever of c	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina.	respectively, did tarily, and without the mortgagee's(s') premises within a	any compulation of successions of su	c hereby certify to ear before me, an sion, dread or fea cessors and assign i released.	nto all whom i d each, upon b r of any persor s, all her intere	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
(wi me, ever of of or No.	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina.	respectively, did tarily, and without the mortgagee's(s') premises within a	any compul- beirs or succentioned an (SEAL)	o hereby certify to ear before me, an sion, dread or fea cessors and assign I released.	nto all whom i d each, upon b r of any persor s, all her intere	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
Cot (we even of the cot 27 NORTH GA	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina.	respectively, did tarily, and without the mortgagee's(s') premises within a	any compul- beirs or succentioned an (SEAL)	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
Cot (we even of the cot 27 NORTH GA	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina. Wegester of Mexico	respectively, did tarily, and without the mortgagee's(s') premises within a	any compul- beirs or succentioned an (SEAL)	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
NORTH GARDEN	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina. Wegester of Mexico	respectively, did tarily, and without the mortgagee's(s') premises within a	any compul- beirs or succentioned an (SEAL)	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate , renounce.	release : right ar	ined by
NORTH GARDEN	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina. Wegester of Mexico	respectively, did tarily, and without the mortgagee's(s') premises within a	any compul- beirs or succentioned an (SEAL)	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
NORTH GARDEN	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s); freely, volunt gagee(s) and the gagee(s) and the singular the eal this 19 In a. Hegester of Mesne Conveyance of Mesne Conveyance conveyanc	respectively, did tarily, and without the mortgagee's(s') premises within a	this day app any compul- beirs or suc- mentioned an (SEAL.) y 23,	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	release : right ar	ined by
NORTH GARDEN	ves) of the above named did declare that she does relinquish unto the mort lower of, in and to all an EN under my hand and so day of the ary Public for South Carol Grand Caro	mortgagor(s); freely, volunt gagee(s) and the gagee(s) and the singular the eal this 19 In a. Hegester of Mesne Conveyance of Mesne Conveyance conveyanc	respectively, did tarily, and without the mortgagee's(s') premises within a	this day app any compul- beirs or suc- mentioned an (SEAL.) y 23,	c hereby certify to ear before me, an sion, dread or fea cessors and assign i released.	nto all whom id each, upon but of any person s, all her interes.	t may concerneing privately a whomsoever, st and estate, st and estate, on the concerne conce	and separate, renounce, and all her	release : right ar	ined by
Cot (we even of the cot 27 NORTH GA	did declare that she does relinquish unto the most lower of, in and to all and EN under my hand and so day of ary Public for South Carol One of the above named and so day of March bonks Oregon viii.	mortgagor(s) s freely, volunt gagee(s) and t d singular the eal this 19 ina. Wegester of Mexico	respectively, did tarily, and without the mortgagee's(s') premises within r Rec: Jul Any of In the with M. M. M. M. M. M. M. M. M. M	any compul- beirs or succentioned an (SEAL)	c hereby certify to ear before me, an sion, diead or fea cessors and assign i released.	nto all whom is death, upon ber of any persons, all her interes.	t may concern eing privately a whomsoever, st and estate,	and separate, renounce, and all her	ely exam release :	ined by

Real Estc

Tru

1**0**