The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgage, for the against of three, insurance premiums, public assessments, repairs or other purposes pursuant to the covenant bortin. This mortgage shall also secure the Mortgagee for any further loan, advances, reads notes or credit that all the mortgage of the public assessments, repairs or other purposes pursuant to the covenant bortin. This mortgage shall also secure the Mortgage for any further loan, advances, reads notes or credits that all the mortgage delt and thall be public on demand of the Mortgagee. All sums so selved shall be public on the street at the same rate as the mortgage delt and shall be public on demand of the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts army be required by the Mortgagee, and in companies acceptable to it, and that is such policies and renewals thereof shall be held by the Mortgagee, and that it will be public on the mortgage delt, or in such amounts army be required by the Mortgagee, and in companies acceptable to it, and that is all such policies and renewals thereof shall be held by the Mortgagee, and that it will be public on the delt and that it will be public on the delt in dear hereby assign to the Mortgagee the proceeds of any policy fusuring the center of the center of the balance owing on the Mortgage debt, where the center of the center of the balance owing on the Mortgage debt, mortgaged premises and does hereby submire each insurance company concerned to make payment for a lost directly to the Mortgagee, to the center of the balance owing on the Mortgage debt, where the center of the center of the submired of the submired of the center of the center of the center of the mortgage depth submired each of the center of the mortgaged premises. That it will pay when due, all tasses, public ast

Elilma A. Gesa	ell	CREEK SHORE PROP	erties, a linit	ED PART - _(SEAL) (SEAL) (SEAL) (SEAL)
TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	. }	PROBATE		
	Personally appeared the used deliver the within written is	dersigned witness and made oath astrument and that (sibe, with the 1984.	that (s, be saw the within nane other witness subscribed at	oed mort- sove wit-
TATE OF SOUTH CAROLINA OUNTY OF It wife (wives) of the above named namined by me, did declare that a	NOT NECESS. I, the undersigned Notary P mortgagor(s) respectively, did be does freely, voluntarily, and the unit of the mortgage(s) and the	ublic, do hereby certify unto all wh this day appear before me, and ea without any compulsion, does a mortagage (s) beins or successors	som it may concern, that the u ch, upon being privately and see fear of any person whoms and assigns, all her interest a	separately
nd all her right and claim of dowe IVEN under my hand and seal this day of		the premises within mentioned ar		_ _D
otary Public for South Carolina. By commission expires:	•	1984 at 4:50 P/M	7112	AUG31
Regume of Means ConveymorGreenvilleCourty \$ 24,191.77 Pt lot 73 Fresh Meadow FArsm Gai	I hereby certify that the within Mortgage has be thin 31st day of August 1084 at 4:50 P/ M. recorded Book 1680 of Mortgages, page 144 As No.	TO . McCLIMON	COUNTY OF GREENVILLE CREEK SHORE PROPERTIES, A LIMITED PARTNERSHIP	JOHN W. HOWARD, III Attorney at Law 114 Manly Street Greenville, S. C. 29601

Section 1