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The Mortgagor further covenants and agrees as follows:

(1) That this marrigage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Magagee, for the pryment of lases, insurance premiums, public assessments, repairs or other purposes pursuant be the ceremon's heart. This mortgage shall also secure the Mortgagee for emp further leans, owersacet, receives or credit intent may be made hereafter to it Mortgager by the Mortgages to long as, the total indebtedness thus secured does not exceed the original amount above on the forest, and it is not outside the contract of the same rate as the mortgage does not and hall be payable on demand of the Martgage. uniesa atherwise provided in writing.

(2) That it will keep the impresements now existing or hereafter exacted on the merigaged property insured as may be required from time to time by the Martgages against loss by fire and any other hazards specified by Martgages, in an amount not less than the merigage day, or in such amount as may be required by the Martgages, and in companies exceptable is it, and that all supellates and renewals thereof shall be held by the Martgages, and have attached thartot (one psychiat clause in favor of, and in ferm exceptable to the Martgages, and that it will pay all premious therefore when days and that it were another to the Martgages, the preceded of the Martgages and the state of the Martgages and the preceded of the Martgages, to the state of the Martgages, to the state of the Martgages, to the state of the Martgages, the the state of the Martgages, the state of the Martgages, the

- (3) That it will keep all improvements new existing or hereafter erected in good resalr, and, in the case of a construction lass that it will continue construction until completion without interruption, and should it fail to do so, the Mortgages may, at its option of any construction work underway, and the expenses for such repairs or the completion of any construction work underway, an charge the expenses for such repairs or the completion of such construction to the merigage dobt.
- (4) That it will pay, when due, all taxes, public assessments, and other povernmental or municipal charges, fines or other impeditions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- (5) That it hereby assigns all rents, issues and profits of the mercaged pramises frees and after any default hereunder, and agrees that, should legal proceedings be initiated pursuant to this instrument, any judge hyring jurisdiction may, at Chambers or otherwise, appoint a receiver of the mercagend pramises, with foll authority to take postession of the mercagend pramises and collect rents, issues and profits, including a reasonable rental it be fitted by the Court in the even said promises are occupied by the morthest profits and profits toward the payment of the day the Court in the even said promises are occupied by the morthest profits and profits toward in the payment of the day to execute the fitted of the rents, issues and profits toward like payment of the debt occured hereby.
- (6) That if there is a default in any of the terms, cenditions, or covenants of this mortuses, or of the note secured hereby, then, of the option of the Mortusgee, all aums than ewing by the Mortusgeer to the Mortusgees that become immediately due and payable, and his mortusge, or all should any legal proceedings be intilitude for the frecidence of this mortusge, or the tilt be the proper become a party of any tult involving this Mortusgee or the tilt to the promises described herein, or should the debt secured hereby the second of the control of the c
- (7) That the Mortgagor shall hold and onlyy 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 leatrowent that if the Mortgagor shall fully perform all the terms, conditions, and coveraged to the contractions of the mortgage hall be entiry nutl and voidy otherwise meanls in full

administrators, successors and ausigns, of the parties and the use of any gender shall be applicable to get with the parties of the parties o	A .
	(SEAL)
	(SRAL)
STATE OF SOUTH CAROLINA	PROBATM
county of Greenville (
Mateur Bubile for South Comilies	MEXPIRES 10-16-78
STATE OF SOUTH CAROLINA COUNTY OF Greenville	RENUNCIATION OF DOWER
I, the undersigned signed wife (wives) of the above named mortgagor(s) arately examined by me, did declare that she does from your reporture. release and forever replinauls but to the	Natary Public, do hereby certify usto all whom it may concern, that the under respectively, did this pay appear before me, and each, upon being printely and sep- ely, valuntarily, and the property of the payon of the concerns whomes mertgages(s) and the mertgages(s) here or vaccessers and assign, all her in el, in and to all and singular the gramies within mertilened and released.
Alsay of August 19 69	1 Ruby W. Lee
Notary Public for South Carolina, MY COMMISSIO	_(4EAL) N RYPTRYS 30-16-78
Recorded Aug. 21, 4269 at	3:01 P. M. #U.58.