COL

The Mortgager further covenants and agrees as fellows:

- (1) That this mortgage shall secure the Mortgages for such further sums as may be educated himselfor, at the picture of secure the Mortgages for such further sums as may be educated himselfor, at the option of the Mortgages, for the pyrment of texts, featurence president, public assessments, repairs or other purposes pursuant to the exceeding himselform. This mortgage shall also secures the Mortgages were summed to the mortgage shall also secures the Mortgages and the secures of the secured does not exceed the striplinal amount absorber on the faces hereof, all sums so advanced shall been interest at the same rate as the mortgage debt and shall be payable so demand of the Mortgages unless otherwise.
- (2) That it will keep the improvements now existing or hereefter erected on the mortgaged property insured as may be required from time to lime by the Mortgages against less by fire and any other hexards specified by Mortgages, in an amount not less than the mortgage delty, or in such amounts as may be required by the Mortgages, and in companies exceptible is it, and that all who pelicies and renewals thereof shall be held by the Mortgages, and here attached therein loss payable clauses in favor of, and in form acceptable to the Mortgages, and that it will pay all premiums therefor whan due of and that it well pay all premiums therefor whan due of and that it well not the Mortgages and the preceded of any policy insuring the mortgaged premises and does hereby sufferies each flourance company concerned to make payment for a less directly to the Mortgages, to the satinf of the Mortgages to the satinf of the Mortgages.
- (3) That it will keep all improvaments now existing or hereafter eracted in good repair, and, in the case of a construction lean, that it will continue construction until completion without interruption, and should it fail to do so, the Martgages may, at its spites, water upon said premises, make whatever repairs are accessary including the completion of any construction work underway, and charge the expensions for such repairs or the completion of such construction to the martgage debt.
- (4) That it will pay, when due, all leave, public assessments, and other governmental 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 meritaged premises.
- (3) This is hereby salagon all ronts, issues and profits set the mortgased premises from and after any idefault hereunder, and agrees this, should legal premeding as intellisted sprinners to this improvement, any lodge hering justicition may, at Chambers or other wise, regarded the profits in mortgased permises, with full authority. The profits in the control of the profits of the profits of the debt profits of the control of the trust as receiver, shall apply the residue of the ronts, issues and profits termed, the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mortages, or of the note secured hereby, then, at the option of the Mortagese, all sums then owing by the Mortagese hall become immediately due and payable, and this mortages may be incredent. Should any issail precedings be instituted for the forestours of this mortage, or model the Mortagese become a party of any suit involving this Mortages or the filter to the pennises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any atterney at law for collection by suit or otherwise, all costs and expenses incorred by the Mortagese, as a part of the data excerced hereby. And may be recovered and collected hereonder.
- (2) That the stortages shall hold and only the promises above conveyed until share is a default under this meripage or in the note secured harshy, it is the year enemaling of this instrument that if the Mortages shall fully perform all the forms, conditions, and exertant of the mortage, and of the note secured harshy, that then this mortage shall be utlerly only and only detailed the mortage shall be utlerly only and only detailed the mortage shall be utlerly only and only detailed the mortage.
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors and exigns, of the parties hards. Whenever used, the singular shall include the plural, the plural the singular, and the use of any pender shall be applicable to ill genders.

| WITNESS the Mortgager's hand and seal this lith day of SIGNED, against 50 d relivered in the presence of: | September 169 Mans C. Womech (SEAL) January Lectomack (SEAL) (SEAL) |
|---|---|
| | (SEAL) |
| STATE OF SOUTH CAROLINA COUNTY OF Greenville | PROBATE |
| gaper sign, seel and as its act and deed deliver the within written ins witnessed the association thereof. SWORN to before me the lith day of September 19 f. Notace Publik for South Carelina. (SEAL) Notace Publik for South Carelina. 19 f. | , or a contract to the contract of the contra |
| STATE OF SOUTH CAROLINA COUNTY OF Greenville | RENUNCIATION OF DOWER |
| | , and without any compulsion, dread or fear of any person whomse- |
| My commission expires 10-16-78 Recorded Sept. 5, 1969 at 10:45 A. M., #56 | |