- (1) That this meripses shall secure the Martiague for such further some as may be sevenced hereafter, at the option of paper, for the impressed above, or the purposes pursuant to the constant this meripses shall also secure in the sevence of the purpose secure of the secure of the
- (3) That it will yeap all improvements now existing or hereafter erected in good repair, and, in the case of a construction lea that it will continue sonstruction until completion without interruption, and should it fall to do so, the Martagese may, at its option only upon said promises, make whatever repairs are necessary, including the completion of any construction work underway, as charge the expenses for such repairs or the completion of such construction to the mergage deal;
- (4) That if will gay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions into the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises
- (5) That it handly assigns all noist, issues and profits of the mortgaged profiles from and after any default harquists, and agrees that, should legal professions be including promiser to this instrument, any local having judication, as Chambers or the mortgaged profiles are considered to the mortgaged profiles are considered profiles. Including a reasonable rental to be fixed by the Court in the event said permises are considered by the morth results and after deducting all charges and expenses attending such preceding and the execution of its trust as receiver, shall apply the results of the rents, issues and profits found the permise after control the permise of the dots record 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 Mortgages, all usons then ewing by the Mortgages to the Mortgages shall become immediately due and payable, and this mortgage may be foreclosed. Should any regal proceedings be instituted for the foreclosure of this mortgage, or the thin mortgage, or the time to the promises described herein, or should the debt secred hereby are any part thereby be piced in the hands of any stitutes of all the report become due and apparent increased by the Mortgages, and a reasonable altomaty is, shall thereupon become due and payable immediately or on demand, at the option of the Mortgages, and a reasonable actoroph above.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this merigage or in the note und himby. It is the true meaning of this instrument that if the Mortgagor shall fully preferred the house and the least one of the least of the l

and the use of any gender shall be applicable to all genders. WITHERS into Mortgager's hand and seel this 24 th day of sinket, easing and delivered in the presence of:	September Apansu	1,69. I Godfrey	(BRAL)
Milayd 0	Nolve (Y. Spaff	<u>(19</u> (SBAL)(SBAL)
STATE OF SOUTH CAROLINA COUNTY OF Greenville Personally appeared the under pages sign, seal and as its act and deed deliver the within written i	PROBATE	oath that (s)he saw the w	ithin named mort-
witnessed the execution thereof.	69. Atl	yd	
STATE OF SOUTH CAROLINA COUNTY OF Greenville	RENUNCIATION OF	DOWER	

n of dower of, in and to all and singular the premises within mentioned and released.

GIVEN under my hand and seal this	- 1)	(1) (2)	
24thay of September / 19 69	1/2	Mus (duy
24they of September 19 69		est alter		
	DEG 1-1-71	er de gradia.	7	
Recorded Sept . 25, 1962 at 10	19 #7371	entanti i		dikabahadi dan