- (1) That this mortgage shall secure the Mortgages (or such further: Ums as may be advanced betainfir, a gage, for the payment of taxes, neuronce premiums; public assessment), "paint or other surposes surrount to mortgage shall also secure lise Mortgages for any further taxes, relatively a reading fast may be Mortgaged by the Mortgages to long as the total incident-one thus events does not exceed the original amount hereof. All sums so advanced shall bear interest at the same rate as the mortgage stot and shall be payable or de unless otherwise provided in writing.
- (2) That it will keep the improvements new sateline or hereafter exceed on the morragged property insured as may be required from time to time by the Mortagage against loss by fire and any other hasterds specified by hierisages, in on amount as may be required by the Mortagage debt, or in such amounts as may be required by the Mortagage, and in companies acceptable to it, and that all such policies and remains intered shall be held by the Mortagage, and have alleaded place is also alleaded to the mortagage, and that it will pay all premiums therefor when dues and that it does hereby satisfar to the Mortagage, and that it will pay all premiums therefor when dues and that it does hereby satisfar to the Mortagage the proceeds of any policy insuring the mortagage premiums and does hereby surfer; as each insurance, company, contend to make payment for a loss directly to the Mortagage, to the extent of the blance owing on the Mortagage debt, whether due or not.
- (3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction lean that it will continue construction until completion without interruption, and should it fail it do so, the Mortgages may, at its eatlern enter upon said premises, make whalever, repairs are necessary, including the completion of any continuition werk underway? and charge the expenses for such repairs or the completion of such continuition to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuent to this instrument, any judge having jurisdiction may, as Chambers or either wise, appoint a receiver of the mortgaged premises with full authority to lake possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rents to be fixed by the Court in the event said premises are occupied by the mortgager and after deducting all charges and expenses aftereding such preceding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the deby secured hereby.
- (6) That if there is a default in any of the terms, conditions, or, covenants of this mortgage, or of the mote secured hereby, then, of the policy of the Mortgages all uses the payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of the mortgage, or should the Mortgage become a party of any still involving this Mortgage or the title to the premises described herein, or should the debt secured hereby, or any part interest he pieced in the hand of any alternay at law for collection by suit or or otherwise, locate and expenses incurred by the Mortgages, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgages, 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 maning of this instrument that if the Mortgagor shall fully restorm all the terms and the secured hereby.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE Formally appeared before the Gladys P. Glenn and male and the last of the hand of the deleter the willin instrument, and that he take Jacqueline M. Farrell without the execution the of Mov. AD. 19 69 Lie Manual Manual Manual County Of Sugar to before the Millie Manual County of Mov. AD. 19 69 Lie Manual	STATE OF SOUTH CAROLINA COUNTY OF GREENWILE Termally approved before no Gladys P. Glenn and mall both that he will be in the state of the name! Frank L. Lee & Gladys P. Lee that he will be interment, and that he will part the state of th		e Mortgegor's hand and seel Hiled and delivered in the present	nco ofi Educa	Hovember, 11	Same "
COUNTY OF GREENVILLE For smally appeared before red. Gladys P. Glenn and mell and that he shall be sh	COUNTY OF GREENVILLE First anally appeared before mo Gladys P. Glenn and most such that he is a relative named Frank L. Lee & Gladys P. Lee first and that he will also deliver the within increment, and that he with Jacqueline M. Farrell increased the excention the of Sweet to before no, this 12th day of Nov. AD. 1969 Lie Jacqueline Mostry Public, de hereby certify unto all whom it may concern that the short who are the property less that the day of the above named morthagenful respectively. did this day appear before me, and such, upon being privately are to great the state of the concern that the concern that the day recognition of the concern that the concern that the day recognition of the concern that the area of the concern that the day recognition of the concern that the area of the concern that the day recognition of the concern that the area of the concern that the concern t	Seats	() ()		+ Bladypi	
Swern to before no, this 12th	Sworn to before i.e., this 12th day of Nova A.D. to 69 Life Farmania (Life) Notery Partie, B. C. p-15-1979 I, the undersigned Notery Public, do hereby certify unto all whom it may concern, that the shared wife (widen) of the above named mortgager(s) respectively, did this day appear before me, and each, upon being privately arranged and playing, did declare that she does freely, violuntarily, and without any companion, dread or feer of any series were reproducted a player of playing the control plan.		COUNTY OF GE Financially upported to the start of the sta	REDNYLLE mand before me <u>. Gle</u> hels in the edition non her tells by the lees, d	Frank L. Lee	Gladys P. Lee
	signiful wife (wives) by the above named mortpapor(s) respectively, did this day appear before me, and each, upon being privately as arately fall miged by the, did declare that she does freely, voluntarily, and without any computation, dread or fear of any person we above, reposited release and forever relinquish unto the inortgapeals and the mortgapear(s) being a great many		Sween to before i.e.,	(1), 1969	Glodge G	Skim