- (3) That it will keep all improvements now existing or hereafter erected in good repair, and in the case of a construc-Ilon loan, that it will continue construction until completion without interruption, and should it fall to do so, the Mortgages may, at its option, enter upon said premise, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal sharges, 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 pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and prafits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgagor and after deducting all charges and expenses attending such preceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured h

by, then, at the option of the Mortgages, all due and payable, and this mortgage may be mortgage, or should the Mortgagee become a herein, or should the debt secured hereby or a suit or otherwise, all costs and expenses incur due and payable immediately or on demand, be recovered and collected hereunder.	foreclased. Show party of any sui ny part thereof b red by the Morta	ld any legal proceed it involving this Mo pe placed in the ha pages, and a reason	dings be instituted a second or the tite of any attornable attorney's	ed for the foreclo le of the premise ney at law for c fee, shall thereup	sure of this describe of the objection become
(7) That the Mortgagor shall hold and e or in the note secured hereby. It is the true m conditions, and covenants of the mortgage, ar vold; atherwise to remain in full force and viri	eaning of this in: nd of the note se	strument that if the	Mortgagor shall	fully perform al	I the terms
(8) That the covenants herein contained executors, administrators, successors and assig the plural the singular, and the use of any ger	ins, of the partie	s hereto. Whenever	used, the singu	nure to, the respo plar shall include	sctive heirs the plura
WITNESS the Mortgagor's hand and seal this	1st day of	November	19	69	
SIGNED, sealed and delivered in the presence	of:	- O.11.7	مررواها		
Margaret R. Harrett	PETER SERVICE	J. H.	MORGAN	~	(SEAI
Worklein		/		34 1 A 1 A 1 A 1	(SEAI
ŕ		*			
					(\$EA
					(SEA
,		i		1.1	
STATE OF SOUTH CAROLINA	•	PROBATE			
COUNTY OF GREENVILLE				9	×11
Personally a ed mortgagor(s) sign, seal and as its act and d subscribed above witnessed the execution the	eed deliver the w	dersigned witness ar within written instru	nd made oath th ment and that (at (s)he saw the v s)he, with the ot	within nam her witner
SWORN to before me this 1st day of No	ovember	1969	:	. ^	
mwilking	_(SEAL)	mar	garet. K	Harroz	*
Notary Public for South Carolina.	-(9EAL)	-/	1	1	×3
BY COUNTRIES CAN'T I FOR IT IS 1778					
STATE OF SOUTH CAROLINA	RE	NUNCIATION OF D	OWER		
COUNTY OF GREENVILLE	777				
I, the under undersigned wife (wives) of the above name	d mortgagor(s) r		day appear l	pefore me, and	each, upo

dread or fear of any person whomsoever, renounce, release and forever relinquish unto the mortgagee(s) and the mortgagee's(s') heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released.

e. O'mae more

GIVEN under my hand and seal this

November 1st day of

margare

Notary Public for South Carolina

Recorded November 20, 1969 at 1:20 P.M. # 11920