- (1) That this mortgage shall secure the Mortgages for such furtifier sums as may be advanced herester, at the aption of the Mortgages, for the payment of taxes, insurance premiums, public seasoneds, repairs or other purposes pursuant to the cevenants herein. This mortgage shall also secure the Martgages or any further learn, educance, reader are realist that may be made herestfer to the Mortgagor by the Mortgages so long as the total indiablodness thus secured does not exceed the unfamily amount beams on the face unless otherwise provided in writing.
- (2) That it will keep the improvements now existing or hereafter erected on the merigaged property insured as may be required from time to lime by the Martigages epinant fore by fire and any other hazards specified by Martigages, in an amount not feas than the merigage delt, or in such amounts a may be required by the Martigages, and in dempanies acceptable to it, and that all such policies and has Martigages thereof shall be hald by the Martigages, and therefore the supplied cissues in fewer of, and in forecastable to the Martigages and that it will may all premium therefor when dury might be to describe the fewer of the martigage and the such as the martigage of the martigage and the such as the martigage of the martigage and the such as the martigage of the martigage of the salence exing on the Martigage debt, whether due or not.

(3) That it will keep all improvements now existing or bereafter created in good repair, and, in the case of a construction that it will continue construction until completion without interruption, and should it fail to do so, the Martingage may, at its option, ander upon said premises, 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 mortrage does

(4) That it will pay, when due, all faxes, public assessments, and other governmental or municipal charges, fines or other impecilions against the mortgaged premises. That it will compty with all governmental and municipal laws and regulations affecting the mortgaged.

- (5) That it harrby assigns all rants, issues and profils of the mortgaged premises from and after any default herrunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having juvisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premise, with full subtrety is eithe posteration of this mortgaged premise and collect the rants, issues and profils, including a reasonable rantal to be fixed by the Court in the second promise are except by the marriager and after deducting all charges and expense afterding such presenting and the second of its trust as receiver, shall apply the results of the rants, issues and profils toward the payment of the debt secured breely.
- (6) That if there is a default in any of the terms, conditions, or covariant of this mortgage, or of the hole secured hereby, than, at the option of the Mortgages, all turns than owing by the Mortgages in the Mortgages shall become immediately due and payable, and the mortgage may be foreclasted. Should any just proceedings be instituted for the foreclasure of this mortgage, or a national proceedings be instituted for the foreclasure of this mortgage, or any part thereof be placed in the foreign of the foreclasted in the foreclasted in the foreclasted in the foreign of the foreclasted in the

(7) That the Morigagor shall hald and only 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 instrument that if the Morigagor shall fully perform all the terms, conditions, and cover mants of the mortgage, and of the note secured hereby, that then this mortgage shall be uttarly null and void; otherwise to remain in full.

WITNESS the Merrygapore hand and stall this SIGNED, seeing and delighted by the presence of:	day of	19	
reacurescent	1 dem	and do som	(SEAL
Jon Standers			
			(SEAL
			(SEAL
			(SEAL
STATE OF SOUTH CAROLINA COUNTY OF ELECTIVE S	PROBATI		
gegor sign, seel and as its act and deed deliver the	preared the undersigned witness and mad	e oath that (e)he saw the within	n Hamad mori
pager sign, seel and as its act and deed deliver the witnessed the execution thereof.  SWORN to before me this for the second seed of the second sec	ippeared the undersigned witness and made he within written instrument and that (s)  (19 70  (88AL)	e eath that (s) he saw the within the within the other witness sub.  Sare we can	n Hamad mort scribed above
SWORN to belong me this 13 They of June	ippeared the undersigned winners and made he within written instrument and that (a)  (\$80 AL)  RENUNCIATION O	San sens	n Hamed mort
witnessed the execution thereof.  SWORN to before me this \$3 the of function  NOINT Bublic for South Carolina.  MY Certain Annual Country of State Op South CAROLINA  COUNTY OF	RENUNCIATION O  RENUNCIATION O  RESURCIATION O	F DOWER  all whom it may cancers, the me, and each, upon being privultion, draud or fair of any of the state	ist the under
Winnessed the execution thereof.  SWORN to before ma this is a first of four the state of the st	RENUNCIATION O  RENUNCIATION O  RESURCIATION O	F DOWER  all whom it may cancers, the me, and each, upon being privultion, draud or fair of any of the state	ist the under