#16688.

The Martgagor further covenants and agrees as follows:

GIVEN under my hand and seal this

January

26BD. 19 70

My Commission Expires 20-16-73 Recorded January 27,

(SEAL)

- (1) That this mortgage shall secure the Mortgages for such further sums as may be advanced herseffer, at the system of the Mortgages, for the payment of large, flavorance premiums, police assessment, repeller or either purposes pursuant to the necessarish herein. This mortgage shall all assessors the Mortgage for yourhar learns, advancer, readwancer or credit this may be made rather to the Mortgage of the Mortg
- (2) That it will keep the improvements now existing or hereafter eracted on the mortgaged property insured as may be required from time to lime by the Mortgages against loss by fire and any other heards specified by Mortgages, in an amount not less than the mortgage delt, or in such amounts as may be required by the Mortgages, and incompanies exceptable to 10, and that all opplicits and renewals thereof shall be held by the Mortgages, and have attached thereto lost payable deliver to 10, and the mortgage of the Mortgages, and have attached thereto lost payable delivers and the Mortgages and the 10 will pay all premiums harefur when diverge and the mortgage of the Mortgages and the 10 will pay all premiums harefur when divergent states the mortgage delt, whether does not considered to the Mortgages, to the extent of the hartgage of the Mortgages, to the extent of the hartfage of the text of the lattice soling on the Mortgage delt, whether due or not.
- (2) That It will keep all improvements now existing or hereafter arected in good repair, and, in the case of a construction lear, that it will continue construction until completion without interruption, and should it fall to do so, the Martgages may, at its epition, enter upon said premises, make whatever repairs are necessary, louding the completion of any construction work underway, and charge the appreciator or 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 charges, fines or other impositions against the motigaged premises. That it will comply with all governmental and municipal taws and regulations affecting the mortgaged.
- (5) That it hereby asigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, about legal precedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or when the proposal of section of the mortgaged permises, with full authority to take possession of the mentaged premises and collect the rents, issues and profits, including searchible rental to be fixed by the Court in the event said premises are occupied by the meritant, issues and after decident all changes and callect the profits and the render 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 hereby, then, at the expline of the Mortgages, all turns then ewing by the Mortgages to the Mortgages shall become immediately due and payable, and this mortgage may be forestoods. Should any legal preceding be intelliged for the feredisture of this mortgage, or the district of the forestood of the forest or agree of the intelligence of the in
- (7) That the Merigagor shall hold and enjoy the premises above conveyed until there is a default under this mortgago or in the note secured bereby. It is the frue meaning of this instrument that if the Mortgagor shall fully perform all the demant, conditions, and contained of the mortgage, and of the note secured hereby; that then this merigage has the string null and void; otherwise to contain in fall. force and virtue.
- (8) That the covenants herein conteined shall bind, and the benefits and advantages shall inure to, the respective heirs, executors,

administrators, successors and essigns, of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.	
WITNESS the Mortpaper's hand and seal tills 23 day of EighED, sailed and delivered in the presents of the seal of	January 1970 a. P. Laude (SEAL) Daca Anna Laine (SEAL) (SEAL)
gagor sign, seal and as its act and deed deliver the within written	PROBATE Indigned witness and mede each that (a)be ease the within named mort- instrument and that (s)be, with the other witness subscribed above 70
Naghty Public for South Carplina 1887—16-73 STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER
signed wife (wives) of the above named mortgagor(s) respectively,	c, do hareby certify usin all whom it may concern, that the under- did this day appear before me, and each, upon being privately and asp- lify, and without any composition, dread or fear of any person whentex a) and the mortgages (ic) bairs or successors and assigns, all har in- ol it and singular the premises within pontioned and releases.