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- O The fact control of the control of
- (2) That if will keep the property of the prop
- (that it, will been all inservation until construction until construct
- (4) That it will pay, when due, all taxes, public accountable and against the mortgaged promises. That it will comply with all povers a promises.
- (5) That it hereby sedges all rents, leaves and profits of the marragest prenties from and after any details because that, cheeld legal proceedings be instituted pursuant to this instrument, any judge heving jurisdiction may/of Charless or other wice, appoint a receiver of the mortgaged prenties, with this either try to jute possession of the mortgaged prenties and collect the rent; issues and profits including a resonable rental to be offered by the Court in the event hald prenties are expected by the manager and after deducting all charges and expenses attending each preceding and the execution of its freet as receiver, shall and the resolution of its freet as receiver, shall are the residue of the rents, issues and profits toward the payment, of the date managed hereby.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mortgage, or of the note secured hereby. But a the option of the Mortgages, all sums then evering by the Moragages to the Mortgages shall become immediately due and psychic, and this mortgage may be fereclosed. Should any legal proceedings be instituted for the fereclosure of this mortgage, or should the Mortgage become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any atterney at law for collection by suit or otherwise, all costs and exponent here by the Mortgages, and a reasonable atterney's fee, shall thereupon become due and psychic immediately or or demand, at the option of the Mortgages, as a part of the debt secured, hereby, and may be recovered and collected hereinider.
- (7) That the Mertgager shall held and enjoy the promises above conveyed until there is a default under this mertgage or in the note secured hereby. It is the true meaning of this instrument that if the Mertgager shall fully perform all the terms, conditions and covered hereby, that then this mertgage shall be utterly null and yeld; atherwise to remain in full
- (8). That the covenants herein contained shall bind, and the benefits and advantages shall have to, the respective heirs, and administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall included the plural, the plural the six and the use of any gender shall be applicable to all genders.

BuilBosellon	Mary fur history ,
Chille aut	Gary Lee Ricker
	Edyard Leo Ricker (SEAL)
જ્યારા તાલુકા કરાયા છે. મુખ્ય પણ પાકાલા કરવામાં આવા છે. તેમાં માના માના માના માના માના માના માના મ	doing business as Ricker Construction (SEAL)
ATE OF SOUTH CAROLINA	PROBATE CONTRACTOR OF THE PROBATE CONTRACTOR
UNTY OF GREENVILLE	
for sign, seel and as its sct, and doed deliver the within w messed the execution thereof.	undersigned witness and made eath that (s)he saw the within named n erition instrument and that (s)he, with the other witness subscribed above
ORN to before me this 3rd day of February	19.71
Buntoyens (SEAL)	Carola a after
My commission Expires Aug. 14, 1971	
ATE OF SOUTH CAROLINA	
UNTY OF GREENVILLE	RENUNCIATION OF DOWER
L the understaned Natary	Public, do hereby certify unto all whom it may concern that the under-
helv exemined, by me, 'did declare' that she blees freely, ye	ivery, at a tris day appear before me, and each, upon being privately and sep-
r, rengunce, rejecte avan furever rejineutski linto yng masta	egec(s), and the mortgages's(s') heirs or successors and assigns, all her in- and to all and singular the promises within mentioped and relegged.
/EN under my hand and seal this 3rd	
dey of February 1971	gea N. Micken
Buchloremon	Lea D. Richer
ery Public for South Carolina	The way to the second of the s