The Mortgagor further covenants and agrees as folk

BOOK 1218 PASE 590

(1) That this mortgage shall secure the Marigages for such for their same as may be advangages, for the payment of taxes, insurance prondums, public excessionants, repairs or other payment of taxes, insurance prondums, possile excessionants, readvances, payment payment of the Martgages for any forther lating, advances, readvances of Marigages by the Martgages to lang as the total indebtodness thus secured does not enough thereof. All sums so edvanced shall beer interest at the same rate as the mortgage dobt and shall beer interest at the same rate as the mortgage dobt and shall beer interest at the same rate as the mortgage dobt and shall be an interest at the same rate. unless otherwise provided in writing.

Signification and the second

- (2) That it will keep the improvements new existing or hereof ter created on the mortgaged property housed as may be from time to time by the Mortgages against less by fire and any other pacified by Mortgages, in an exceeding mortgage dolt, or in such amounts as may be required by the Mortgages, and in compenies associated to it, and that all such per renewals thereof shall be held by the Mortgages, and have attached thereto less psychic alcome in force of, and had all such per the Mortgages, and that it will pay all promiums therefor when do a and that it does hereby assign to the Africages the per any policy insuring the mortgaged primises and does hereby outhorize each insurance exceptly assign to the Mortgages, to the extent of the balance owing on the Mortgage dolt, whether does or not.
- (3). That it will knop all imprevenents new existing or hereifter erected in good repair, and, in the case of a combresion that it will continue construction until completion without interruption, and should be fell to do so, the Martgages may, at its opener upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, charge the expenses for such repairs or the completion of such sens truction to the martings date.
- (4) That it will pay, when due, all taxes, public accessments, and other governmental or municipal charges, fixes or other imposite against the mortgaged premises. That it will comply with all governmental and municipal form and regulations affecting the mortgages.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged promises from end after any detect horounder, and agrees that, should legal proceedings be instituted pursuent to this instrument, any judge, having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged promises, with full authority to take possession of the mortgaged promises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said promises are excepted by the mortgaged and after deducting all charges and expenses attending such proceeding and the execution of its frust as receiver, shall apply the residue of the rents, issues and profits found 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, the option of the Merigagee, all sums then owing by the Meragager to the Merigagee shall become immediately due and psychia, as this mortgage may be foreclosed. Should any legal proceedings be instituted for the fereclosure of this mortgage, or should the Merigagee become a party of any suit involving this Merigage or the tit to the promises described herein, or should the date the Merigagee, and a reasonable attorney's fee, shall thereupon become due and psychia immediately or on demand, at the option of the Merigagee, as a part of the debt secured hereby, and may be recovered and estlected hereunder.
- (7) That the Mortgager shall held and onjoy the premises above conveyed until there is a default under this mortgage or in the mote hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, conditions, and covers of the mortgage, and of the note secured hereby, that then this mortgage shall be uttorily not and void; otherwise to remain in full
- (8) That the covenants berein contained shall bind, and the benefits and adventiges shall inure to, the respective being, administrators, successors and essigns, of the parties berete. Whenever used, the singular shall included the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITHESS the Mortgager's hand and seel this SIGNED, seeled and delivered in the presence	5th day of	January	19 72		
Darbara W. Le		1 Colect	ine J. IM	and I was	_
Hazel Cowain					-1
	•			(SEAL	
			*	(SEAL	)
				(SEAL	) -
STATE OF SOUTH CAROLINA	ه پښتار څاند و ساور پېلې خو کند د ساخ پاسچ	PROBATE	and the second s	en er	
COUNTY OF Greenville					
Personally gager sign, seel and as its act and doed delive witnessed the execution thereof.	r the within written inc	ebern bne scentive beng sid(s) tall bne tnemurt	ooth that (s)he saw to be with the other wit	he within nemed n are most subscribed above	
SWORN to before me this 5th day of	January 19	72	<b>\</b>		
Hazel Cowan	(\$EAL)	Bulle	1		
Notary Rublic for South Carolina. My chamission expires 12/19/79			The IN CO	<b>4</b>	
STATE OF SOUTH CAROLINA	No Dower				
COUNTY OF		RENUNCIATION OF	Sales (Sales Control of Sales Control		
I, the under	signed Notary Public d	hereby certify unto	all whom it may est	wern, that the under-	
i, the under signed wife (wives) of the above memod mortes arestoly examined by me, did declare that she ever, renounce, release and ferever relinquish several and estate, and all her right and claim a	does freely, voluntarily,	and without any compand the mortgages's(s')	no, and once, upon p stains, droad or foor a heirs or successors as	oling privately and cap- of any person whomes-	
ereet and estate, and all her right and claim a SIVEN under my hand and seal this	f dower of, in and to all	l and singular the pres	nices within montion	end released.	
11 VERI STREET MY HAND ONE \$100 1880					, ·
day of .			in the Company of the Section (1).		•
	(SEAL)				
letery Public for South Carolina, Recorded	January 10, 1972	at 11:45 A. M.,	#18568	REAL PROPERTY OF THE PROPERTY OF	National State (1997) Magain
the state of the s					,