•

The Mortgager further appearants and agrees to fullation

(1) That this marters shall seems the Statement to your territors and a mar be advanced formation of the state of the Mart. gapes, for the persons of knew, in secretary the statement of the state of t

- (2) That it will keep the improvements now emisting or horself or erected on the merbaged property insured as may be required from time to time by the Mertpages against less by fire and any other hazards specified by Mertpages, in an amount not less than the mertpage debt, or in such securities a may be required by the Mertpages, and it composite acceptable to the policy and in form acceptable to the Mertpages, and that it will pay all promisms therefor when diver and that it does hereby assign to the Mertpages the proceeds of any policy insuring the mertpages and does hareby authorize each insurence assured to make payment for a less directly to the Mertpages, to the extent of the balance owing on the Mertpages debt, whether due or not.
- (3) That it will keep all improvements now emisting or horself or created in good repair, and in the case of a construction less that it will continue construction until completies without interruption, and chaudi it full to be as, the Martyages may, at its option enter upon said premises, make whatever repairs are mesterary, including the completion of any construction work endormely, an charge the expenses for such repairs or the completion of each most truction to the mortgage date.
- (4) That it will pay, when due, all terms, public assessments, and other governments or municipal charges, fines or other imposition against the merigaged premises. That it will comply with all governmental and municipal laws and regulations affecting the merigage premises.
- (5) That it hereby easigns all rents, leaves and profits of the mortgaged premiess from and offer any default hereunder, and agreed that, should legal proceedings be instituted personnel to this instrument, any judge hering jurisdiction stey, at Chambers or other wise, appoint a receiver of the mortgaged premies, with full authority to take passession of the mortgaged premiess and esther the rents, invest and profits, including a reasonable rental to be fixed by the Court in the event self premiess are excepted by the mortgager and offer deducting all charges and expenses attenting such presenting and the execution of its trust as reastvar, shall apply the residue of the rents, issues and profits toward the payment of the date accord hereby.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mertyage, or of the note, secured hereby, then, of the option of the Mertyages, all evens then owing by the Merapager to the Mertyages shall become immediately due and psychia, and this mertyage may be forecassed. Should any legal presentings be instituted the the forestowns of this mertyage, or should the Mertyages become a party of any soit involving this Mertyages or the tit to the premises described berein, or should the date secured hereby or any part thereof be placed in the hands of any atterney at law for estimate by suit or otherwise, all costs and expenses insurred by the Mertyages, and a reasonable atterney's fee, shall thereupon become due and psychia immediately or an demand, at the option of the Mertyages, as a part of the date secured hereby, and may be reservered and extended hereunder.
- (7) That the Mortgager shall hald and enjoy the premiess there entroyed will there is a default under this mertage or in the mate secured hardy. It is the true meaning of this instrument that if the Marigager shall fully perform all the terms, condition, and commants of the mortgage, and of the nate secured hereby, that then this mortgage shall be utlerly sail and vald; otherwise to remain in full force and virtue.

(8) That the avenants herein contained shall bind, and the benefits and advantages shall foure to the respective heirs, assessors and assigns, of the parties herets. Whenever used, the singular shall included the plane, the plane the singular, and the use of any gender shall be applicable to all genders.

SIGNED, spelod and delivered in	and seel this /3 the presence of:		le / 2-a	17 12	
Denobia C	Hall	\mathcal{L}	14.110	gan.	(SEA)
mortelle					(\$ 8 A)
					(SEAL
					(SEAL
STATE OF SOUTH CAROLINA	ئور ند و موارده ما مناهما	أروح وهيرو ورسفاها فأفرها بورها والعم	PROBATE	المنتاجين ومحمله يوفقونه الامارات	and the second of the second o
COUNTY OF Greenville	\				•
	•				
mortafen	(SEAL	w72	Dese	ebia O Na	w
Whatery Public for South Carolina	(SEAL				w_
Notery Public for South Carolina STATE OF SOUTH CAROLINA	(SEAL		Desc.		w
Notery Public for South Carolina STATE OF SOUTH CAROLINA COUNTY OF Greenville signed wife (writes) of the above arately examined by me, did decor	1, the undersigned Not named mortgager(s) reed are that she does trooky are that she does trooky	RED ry Public do hor octively, did this volunted by, and	EUNCIATION OF B thy certify unto all my appear before m filters any compete	Owners Whom It may consolid and cook, when both land cook, when both land cook, when of	rn, that the under p privately and sep my parten wheme
Notery Public for South Carolina STATE OF SOUTH CAROLINA COUNTY OF Greenville signed wife (wives) of the above arabely examined by me, did decle ever, renounce, release and ferom bereet and estate, and all her righ	I, the undersigned Net named mortgager(s) rees are that she does freely ir relinquish unto the mo t and claim of douer of	RED ry Public do hor octively, did this volunted by, and	tunciation of S thy certify unto all my appear before m filmed any compele amortypeer (c) be alagular the premi	whom it may conce, and cook, won for or of the cook who had to the cook within montained	rs, that the under g privately and seg my pattern and seg anigns, all for in and released.
Notery Public for South Carolina STATE OF SOUTH CAROLINA COUNTY OF Greenville	1, the undersigned Net nemed mertgager(s) reed are that she does freely ir relinquish unto the m t and claim of doubt of, Me /3	RED ry Public do hor octively, did this volunted by, and	tunciation of S thy certify unto all my appear before m filmed any compele amortypeer (c) be alagular the premi	Owners Whom It may consolid and cook, when both land cook, when both land cook, when of	rs, that the under y privately and say my paress whomes emigra, all her in and released.