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The Meripager further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgages for such further states at this personal formation, or the system of the Mortgages, for the payment of taxes, insurance premiums, public descenseds, registry or other personal for the sorteness security. This mortgage shall also because the Mortgages for any further laste, advanced, residentees or energy further to the Mortgages to lang as the total indestedness thus secured does not descend a registry or descend a resident of the foreign of the f
- (2) That it will keep the improvements now existing or herselfer eracted on the markeged property issued as may be required from time to time by the Mortgages against loss by fire and any other hazards specified by Mortgages, in an account not less than the mortgage debt, or in such amounts as may be required by the Mortgages, and in companies acceptable to it, and first all such soliding still remeats thereof shall be held by the Mortgages, and have attached that all such soliding still remeated that it will pay all permiture therefor when dury and that it will pay all permiture therefor when dury and that it will pay all permiture therefor when dury and that it will pay all permiture and the it is not permitted to the still pay all permiture and does hereby authorize each injurance company commends to make asymmetr for a less directly to the Mortgages, to the extent of the balance owing on the Martgage date, marked the state.
- (3) That it will keep all improvements now existing or heractor eracted in good rate, the first time that it will continue construction until completion without interruption; and should it fail the set, the first time time to the set of the s
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal discrete fixes or other impositions against the mortgaged premises. That it will compty with all governmental and municipal issue and requirements discretely the sources.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged promises from and adversely and deficient horousater, and agreed that, should legal proceedings be instituted pursuant to this instrument, any judge hering provided stay, at Chambers or effectively appoint a receiver of the mortgaged premises, with full authority to take possession of the such ingule processes and orders the rents, issues and profits, including a reasonable rental to be fixed by the Court in the second safe premises are populated by the mortgager and after deducting all charges and expenses attending such preceding and the succession of its invest as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured horsely.
- (6) That if there is a default in any of the terms, conditions, or coveragets of this mortspape, or of the spote secured barshy, then, of the option of the Mortgages, all sums then owing by the Mortgages in the Mortgages shall become businesses to instituted for the transformer businesses to institute the mortgage may be foreclosed. Should any legal proceedings be instituted for the transformer of this microphy, or closely the Mortgage become a party of any suit involving this Mortgage or the title for the premises described by this processes the destruction of the Mortgages, and a vessorable stronger's tee, shall thereupon become dug and payable harpsto integrated and the Mortgages, as a part of the debt secured hereby, and may be recovered and collected heresender.

| (7) That the Mortgagor shall hold and enjoy the premises above socured hereby. If is the true meaning of this instrument that if the inents of the profigege, and of the note secured hereby, that then this force and virtue. | | |
|---|--|--|
| (8) That the coverients herein contained shall bind, and the bon administrators, successors and assigns, of the parties hereto. Whenever and the use of any gender shall be applicable to all ganders. | etita end edvantingen skuft komra tejfilmi respective r usad, the elegativ skulli kodisele ting phorsil, the pi | heirs, executors, ivini the singular, |
| WITNESS the Mortgeror's hand and seal this 27th day of SIGNED, seeled and delivered in the presence of: | 19 Dru & Bangle | (SEAL) |
| | | (SEAL) |
| STATE OF SOUTH CAROLINA | PROBATE | 8 |
| | | |
| . , | igned extrems and rapidg sock than little ten the wi nervocand and two latins, with the above without | ithin named mort- subscribed above |
| Personally appeared the unders gagor sign, seal and as its act and deed deliver the within written in | issaed approass and made south than letter have the winders and rear letter, with the althou without a victorial and the second | iffin named mort- subscribed above |
| Personally appeared the unders gagor sign, seel and as its act and deed deliver the within written in witnessed the execution thereof. SWORN to before me this 27 thday of June 19 | ಪ್ರಕೀರವಣಕಾಗ ಪರಿಷೆ 18.50 (ಪ್ರಕರಿತ್ರ, ಹೇಗರು 18.55 ಕಾರ್ಯ Williams | ithin named mort- subscribed above |
| Personally appeared the unders gagor sign, seal and as its act and deed deliver the within written in witnessed the execution thereof. SWORN to before me this 27 thday of June 19 (SEAL) ROALY Public for South Caraling 19 STATE OF SOUTH CAROLINA COUNTY OF Greenville | PENISHCIATION OF COURTS do harsby cartify was all whom to stay concern d this day appars before they and each, upon busing y, and without any convention, drawl or that of an | , that the under- privately and sep- ty person, whenha- |
| Personally appeared the unders gagor sign, seal and as its act and deed deliver the within written in writtensed the execution thereof. SWORN to before me this 27 thday of June 19 Repary Public Inc South Caraling S 1 - 25 - 82 STATE OF SOUTH CAROLINA COUNTY OF Greenville I, the undersigned Notary Public, signed wife (wives) of the above named mortgagor(s) respectively, discretely examined by me, did declare that she does freely, voluntarily | The state of the s | that the under- privately and sep- or person wheensa- signs, all her by referenced. Saugh |