The Mortgagor turther covenants and agrees as follows:

- (1) That this mortgage shall-accure the Mortgagee for such further sums as may be advanced beneather, at the option of the Mortgage for such the payment of taxes incurance premiums, public assessments, repairs or other purposes purmant to the convenions being in the secure the Mortgagee for any further loans, advances, readvances or credits that may be made beneather to the Mortgage by the Mortgage so long as the total indebtedness thus secured does not exceed, the original amount above on the face beneather to the Mortgage sevence stall bear messes at the same rate as the mortgage debt and shall be payable on demand of the Mortgages makes otherwise provides in writing.
- (2) That itswill keep the improvements now existing or hereafter erected on the mortgaged property, insured as may be required from to-time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in arcanogure set less then the mortgage of the such amounts as may be required by the Mortgagee, and it companies acceptable to it, and that all such policies and renewals thereof shall held by the Mortgagee, and have standed thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it does hereby assign to the Mortgage of any policy insuring the mortgaged probations and all premiums therefor when due, and that it does hereby assign to the Mortgage deby insuring the mortgaged probations and a hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgage, to the extensity of the balance enters.
- (3) That it will keen all improvements now existing or bereafter erected in good repair, and, is the case of a construction loan, that it will continue construction until completion without interruption, and should it full to do on the Mortgague may, at its option, enter upon aid permissed make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such construction to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, these or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

  (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a recommend of the mortgaged premises and collect the rents, issues and ground a recommendation of the mortgaged premises and collect the rents, issues and ground a recommendation of the mortgaged premises and collect the rents, issues and ground a recommendation of the mortgaged premises and collect the rents, issues and ground a recommendation of the mortgaged premises and collect the rents, issues and ground a recommendation of the mortgaged premises.

reasonable rental to be fixed by attending such proceeding and the debt secured hereby.	the Court in the even se execution of its tru	nt said premises are of st as receiver, shall ap	ecupied by the mortgagor ply the residue of the rents,	and after deducting all c issues and profits toward	the payment of the
(6) That if there is a defa of the Mortgagee, all sums thet foreclosed. Should any legal pr volving this Mortgage or the tit of any attorney at law for collect thereupon become due and pays recovered and collected hereund	oceedings be instituted to the prejudent or other tion by suit or other tible immediately or other tib	ed for the foreclosur escribed herein, or sh with all costs and av	ould the debt secured hereh	ly due and payable, and the Mortgages become a by or any part thereof be	party of any sist in placed in the hands
(7) That the Mortgagor sh hereby. It is the true meaning o and of the note secured hereby,	all hold and enjoy the f this instrument that that then this mortg	e premises above con t if the Mortgagor sh age shall be utterly n	veyed until there is a defau all fully perform all the teri ull and void; otherwise to re	It under this mortgage or ins, conditions, and covens emain in full force and v	in the note secured into of the mortgage, into the mortgage, into the mortgage, into the mortgage, in the mo
	rein contained shall of the parties hereto	hind and the basel	ite and advantage that the	an in the farmer street before	
WITNESS the Mortgagor's hand SIGNED, sealed and delivered in		9th day of	November	72	•
Butter to #	Chan	<del></del>	William L.	ich since	(SBAL)
- Trans	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	7			(SEAL)
					(SEAL)
STATE OF SOUTH CAROLIN	^ }		PROBATE		
sign, seal and as its act and dection thereof.  SWORN to before me this 9t	Personally deliver the within	appeared the underst written instrument an vember 19	med witness and made oak d that (s) he, with the other	Withest subscribed above	witnessed the execu-
Notary Public for South Carolina.  My Commission Expire	Z 1 - 1 - 1	(SEAL)		ette I Ha	telia
STATE OF SOUTH CAROLIN	A (		BENUDOLOTION OF	100	
COUNTY OF	I the understa	mad Noism Builter d	RENUNCIATION OF		
(wives) of the above named me me, did declare that she does fr ever relinquish unto the mortgag of dower of, in and to all and s	eely, voluntarily, and ee(s) and the mortgr	without any compul- troe's (sé) heirs or suc-	hereby certify unto all whear before me, and each; up iton, dread or fear of any persons and assigns, all her it released.	om it may concern; that it on being privately and ser erson whomsoever, renoun nterest and estate, and all	he undersigned wife arabely examined by noo, release and for- her right and plain
GIVEN under my hand and real	<b>→</b> .			" A A A	N di
9th day of November	19 72		Mary	Sterred Tre	relainer &
Notary Public for South Carolina.	8: 4/7/79.	Recorded Nov	amber 9, 1972 at	3:34 P. H., #1	1031
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