The Mortgagor further coverients and severe of follows

- (1) That this morrgage shall scoue the horrespector such the time at may be advanced because, at the option of the Morrgages, and the payment of taxes, insurance premium, public seconds, experts or settler appears purpose to the convenants become. This morrisage shall also secure the Morrgages for any farther loads, invanishes or causing that may be made become to the Morrgager by the Morrgager and the same rate as the morrgage debt and shall beer interest or designate provided in writing.
- (2) That it will keep the suprovements now existing or knowless on the mortgaged property insured as may be required from time to time by the Mortgages against loss by five shift ship office specially by Mortgages, an an amount not less than the mortgage debt, or is such amounts as may be required by the Mortgages, and have stucked by the Mortgages, and have stucked thereby five property for property to a such and all such policies and renewals thereof shall be held by the Mortgages, and have stucked thereby five physical disease to their of and in forth acceptable to the Mortgage, and that it will pay all premiums therefor when dues and finit it does because the Mortgage and that it will pay all premiums therefor when dues and finit it does because the Mortgage and that it will pay hereby authorize each insurance company concerned to make payment for a loss discotly to the Mortgages, to the extent of the balance owing on the Mortgage debt, whether due or not.
- (3) That it will keep all improvements controlled of hescaptur executed in good repair, and, in the case of a construction loan, that it will make whatever repairs are necessary, including the completion of the sound at soil of the sound state of the sound sta
- (4) That it will pay when due all tyres, histic assessments, and other governmented or numbered charges, times or other importations against the mortgaged premises. That it will comply with all governments and municipal laws and regulations affecting the mortgaged premises.
- (5) That it hereby assigns all rents, issues and profits of the mortanged premises from and after any default hereinder, and agrees that, of the mortgaged premises, with full authority to take possession of sto mortgaged premises, with full authority to take possession of sto mortgaged premises and collect the rents, issues and profits, including a storage and collect the rents, issues and profits, including a attending such proceeding and the excention of its time as accounted by the mortgager and later deducting all charges and expenses attending such proceeding and the excention of its time as accounted by the mortgager and later deducting all charges and expenses debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or covanuate of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee all sums then owing by the throughout to the temperature of this mortgage, or of the note secured hereby, then, at the option foreclosed. Should any legal proceedings be instituted for the throughout of the foreignee or should the Mortgage or the life to the premises described hereby, or staying the Mortgage theories a party of any sult interest in the option of any attorney at law for collection by said or otherwise, all your and expenses incurred by the Mortgagee, and a reasonable attorney a fee, shall thereupon become due and payable minicipately or or demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereander.
- (7) That the Mortgagor shall hold end endoy the promises above conveyed mult there is a default under this mortgage or in the note accured hereby. It is the true meaning of this instrument that it see how sayor shall fully perform all the torms, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage than be interly and and void; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall band she bands and advantages shall tours to the respective heirs, executors, administrators, successors and assigns, of the parties kenote. Witnesser must she singular shall include the plural, the plural the singular, and the use of any

WITNESS the Mortgagor's hand and seal SIGNED, scaled and delivered in the present	the 27th day of	Michael Kay Michael Kay Manutti Meanette M.	McAlister (SEAL) McAlister (SEAL) McAlister (SEAL)
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	法本本 版的起源中国现在分词是不 完 定的是否可以完成。但1909年1919年1919年191	PRODATE	· · · · · · · · · · · · · · · · · · ·
sign, seal and as its act and deed deliver is tion thereof. SWORN to before me this 25 th day of Notary Public for South Carolina.	Hovember 197	orthogonal and made outh that (shie sa) of that (s) he with the other witness subscri	w the within named mortgagor bed above witnessed the execu-
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		RENUNCIATION OF DOWER	
(wives) of the above named mortgagor(s) me, did declare that she does freely, volunts ever relinquish unto the mortgagos(s) and the of dower of, in and to all and singular the CIVEN under my hand and seal this 27 Liptay of November 1972. Notary Public for South Carolina, Recorded		**	ern, that the undersigned wife ly and separately examined by for, repounds, release and forms, and all her right and claim McAlister