The Mertgager further covenants and agrees as

(h

- (1) That this mortgoge shall secure the Martinges for such for ther same as may be exceeded, and the second of taxes, insurance promisms, public assessments, repairs of other lace this mortgoge shall also secure the Mertpages for any further lead is elvinous markings as a Mortgager by the Martgages to long as the total independence thus (secure does not second whorese, All sums so advanced shall bear inverses at the same rate as the mortgage door and shall unless otherwise provided in writing.
- unless otherwise provided in writing.

 (2) That if will keep the improvements new existing or hereafter everted in the mertagest property insured as from time to time by the Mertages against less by fire and any other habitest specified by the Mertages in the mortages dobt, or in such imments as they be required by the Mertages see, she in a superior acceptable in it was a superior renewals thereof shall be held by the Mertages, and have affected therein the poyens allowed if there is shall be held by the Mertages, and have affected therein the poyens are allowed in the Mertages, and that it will pay all premiums therefor when the point that it does hereby seems to the Mertages are the payers and allowed the property of the Mertages, and the payers are allowed to the Mertages dobt, whether does of the distance swing on the Mertages dobt, whether doe or her.

 (3) That is will keep all improvements now satisfing exchanges a received in most repair, and, in the case of a that it will continue construction until completion without it interruption; and usually it all the satisfication week charge the expension of the completion of such construction to the completion of such construction to the mertages dobt.

 (4) That is will now when due, all taxes, subtile assessments, and other generalments of municipal charges dobt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, then or other against the mortgaged premises. That it will comply with all governmental and municipal laws and charletons affecting the
- (5) That it hereby assigns all rents, issues and profits of the merigeged premises from and often my defeate that, should legal preceedings be instituted pursuant to this instrument, any linkes having jurisdiction has, at wise, appoint a receiver of the merigeged premises, with full authority to take passessies at the merigeged premises, with full authority to take passessies at the merigeged premises and rents, issues and profits, including a reasonable rantal to be fixed by the Court in the event said promises are gaper and after deducting all charges and expendence affecting such preceding and the greatest of its truet of the residue of the rents, issues and profits toward the payment of the deal secured breaks.
- .(6) That if there is a default in any of the terms, conditions, or covenants of this margage, or is; the note secured hereby, there is the option of the Mortgage, all sums then ewing by the Morassporte the Mortgage shall become immediately are an expected this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this martises, or all the Mortgage of the Mortgage are the little to the premises described hereby, or should the Mortgage or the little to the premises described hereby, or should the debt secured hereby or any part thereof be placed in the hands of any afterney at law for collection by suit of the their state and presences insurved by the Mortgages, and a reasonable afforms fee, shall thereusen become due and payable immediately or an derically at the option at the Mortgages, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgagor shall held and enjoy the premises above correspond until there is a default under this traveless of in the secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms shall less than nants of the mortgago, and of the note secured hereby, that then this mortgago shall be utterly null and value otherwise to remain the mortgago shall be utterly null and value otherwise to remain the mortgago shall be utterly null and value otherwise to remain the mortgago.
- (8) That the covenants herein centained shall bind, and the benefits and advantages shall inure to the tenestive here:
 administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall included the plural, the plural the and the use of any gender shall be applicable to all genders.

WITHESS the Mortgager's hand and seal this	Enth, day of	Decem	ber 1• 72	
SIGNAD, sealed and delivered in the presence of:		DAY	IS ELECTRIC CO.	The move
		ny Pr	es Ident	(18AL)
ا (مَا الله الله الله الله الله الله الله ال	-	ښاري.	The same of the sa	(\$#\$1.)
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	¥.	101	PROMATA	
gagor sign, seel and as its act and deed deliver the witnessed the execution thereof. SWORN to before me this	a Milulu Milital	reigned w	imess and made path that (a)hit and that (a)he, with the of	e saw the within named a orb her witness subscribed above
Notary Public for South Carelina.	mber.	, /2 (8 (Sichol L	<u>Sochles</u>
STATE OF SOUTH CAROLINA	Exp.	1174/		NOT NECESSARY
COUNTY OF	and Mataria Buildle	A	CORPORATION	10° 30.77a
signed wife (wives) of the above named mertgager arately examined by me, did declare that she deal ever, refaunce, release and forever relinquish until terest and estate, and all her right and claim of all	(s) respectively, freely veluntar the mortgages (s	id this d	y appear before int. and each, theil any communion, creed, martpages (c) heirs or succe	may common the wall of the common to the com
GIVEN under my Hand and seal this day of				Tentioned and Talesand
The first state of the state of		14 (f. 45) \$4 6'a - 444\$\$		