ROA 859 PAS522 The Mortgagor further cavenients and agrees as follows:

- The Mortgage's further covenants and agrees as follows:

 (1) That this mortgage shall secure the Mortgages for such further sums as may be advenced hereafter, at the option of the Mortgage and for the payment of taxes, insurance premiums, public assessments, repairs of other purposes pursuant to the covenants herein. This mortgage shall also sacture the Mortgage for any further loans, advances, readvences or credits that may be made hereafter to the Mortgage's or long as the total indebtedness thus secured does not exceed the original amount shown on the face hereafter. It is the provided in writing.

 All sums as advanced shall bear interest at the same rate as the mortgage door and shall be payable on demand of the Mortgages upless otherwise provided in writing.

 (2) That it will keep the improvements now existing or hereafter existed on the mortgaged property insured as may be required from time to time by the Mortgage's gainst loss by five and any other hexards specified by Mortgages, in an amount not less than the relievals therefor when doing the mortgage, and in companies acceptable to the and that it will have all premiums therefor when due; and into the source company concerned to make payment for a loss in the Mortgage's and that it will have all premiums therefor when due; and that if does hereby assign to the Mortgage the proceeds of any follow insuring the mortgage premises and fose hereby authorities each infurence company concerned to make payment for a loss directly to the Mortgages, to the extent of the balance owing on the Mortgage path, whether due or not.
- (3) That it will keep all improvements now existing or hereafter eracted in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgages may, at its option, and should it fail to do so, the Mortgages may, at its option, and the completion of any construction work underway, and the opposition of any construction work underway, and the opposition work underway, and
- (4) That it will pay, when due, all faxes, public assessments, and otherwovernmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- (5) That if hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings he instituted pursuant to this instrument, any gludge having jurisdiction mayo at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgaged and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.
- (6) That If there is a default in any of the terms, conditions, or coverants of this mortgage, or of the note secured hereby, then, at the aption of the Mortgage all sums then owing by the Moragagor to the Mortgage is shall become immediately due and payable, and this mortgage into the foreclosure of this mortgage, or should the Mortgage or the tile to the premises described herein, or should the debt secured hereby day and payable and a reasonable attorney's fee, shall thereupon taked the debt secured hereby the Mortgage, and a reasonable attorney's fee, shall thereupon taked the debt secured hereby the Mortgage, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage o sacured threaby, it is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, condition force and virtue, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to re-

WWNESS the Mortgagor's hand and seal this SIGNED, sealed and delivered in the presence	day of		19	,
Jac Leutull	** 	Lula	cilla,	() (SEAL
Lathyn Jan	LLA	Lalan	acton	(SEAL
			· ·	'SHAL
		, an		(SEAL)
STATE OF POUTH CAROLINA		PRODATE	money verming of the second second of the	
COUNTROL		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		***
bagor algo, soal and at its but and decided delivering the execution thereof. SWORN to before his this work day of	George 1 106	(/, <u>^</u>)	with the other wit	ness subscribed allove
Personal with his and decided with his and decided with without the execution thereof.	gara 196	(/, <u>^</u>)	with the other with	ness subscribed allove
white state of south Carolina. Personal Persona	gara 196	(/, <u>^</u>)	2 (setul	ness subscribed allove
Notary Public for South Carolina.	(SHAL) irsigned Notary Public, diagnor(s) respectively, did doos frosty, Voluntarly,	RENUNCIATION OF I	OOWER.	icern, that the under- ling privately and sep- f any person wherein designs, all herein
withershift the execution thereof. SWORN to before mo this of and day of Notary Rublic for South Carolina. STATE OF SOUTH CAROLINA COUNTY OR signatawire (wives) of the above flamed more preligive saminor by mo, did declare that an ever, ranguince, release and forever, relinquish they and to state, and claim they and the state, and all her right and claim	(SHAL) (SHAL)	RENUNCIATION OF I	OOWER.	icern, that the under- ling privately and sep- f any person wherein designs, all herein
yayor sign, soal and as its but and deed dein withersay! the execution thereof. SWORN to before his this with day of Notary Rublic for South Carolina. STATE OF SOUTH CAROLINA COUNTY OF the understand more assets of the control o	(SHAL) (SHAL)	RENUNCIATION OF I	OOWER.	icern, that the under- ling privately and sep- f any person wherein designs, all herein