## The Mortgagor further covenants and agrees as follows:

- (1) That this mortgage shall secure the Mortgages for such further sums as may be advanced hereafter, at the eptien of the Rugges, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the extended hereafter. This mortgage shall also secure the Mortgages for any further lears, advances, readvances or credits that may be made hereafter to the Mortgages to long as the folial indebtedness that secured does not exceed the original amount shown on the face unless otherwise provided in writing.
- (3) That it will keep the improvements now existing or hereafter excited on the motiesped property insured as may be recoved mine to time by the Mortgares against loss by fire and any other hearest specified by Mortgares, in an amount ned less him congress only, or in such amounts as may be required by the Mortgares, and in companies exceptable to it, and that all such policies and the Mortgares, and the property of the most property of the most property of the Mortgares, and the such policies and the Mortgares, and the such policies and the Mortgares, and the such policies and the Mortgares, and the such property of the Mortgares and the such policies and the Mortgares and the such process of the Mortgares and the such process of the Mortgares, which were the Mortgares of the such process of the Mortgares of the Mortgares, the Mortgares of the Mor
- (3) That it will keep all improvements now existing or hereafter excited in good repair, and, in the case of a construction lean, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, easier upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage obt).
- (4) That it will pay, when due, all taxas, public assassments, and other governmental or municipal charges, fines or other impositions spaint the motigaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.
- (5) That it harsby assigns all rants, issues and profits of the energaged premises from and after any default harsunder, and agrees that, should legal proceedings be intilisted porcurant to this instruction; may be assign printed cition may, at Chambers or white, appoint a receiver of the mortgaged premises, with full authority, any flower profits instructions and collect the segor and after deducting all charges and expenses attending such preceding and the execution of the form as the received by the matter of the rents, insues and any profits found any profits of the permit of the debt secured hereby.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mortages, or of the note secured hereby, then, at the option of the Mortagese, all sums then owing by the Mortageser to the Mortagese shall become immediately due and payable, and its mortages may be foreclosed. Should any legal proceedings be intilized for the foreclosure of this mortages, or additionally the Mortages or the title to the premiess described herein, or should the destination of the mortages of the title to the premiess described herein, or should the debt secured hereby the Mortages and a reasonable saltomary for a shall therefy the place of the control of the shall be the mortages of the Mortages, as a part of the debt secured hereby, and may be recovered and collected beautiful to or on demand, at the option of the
- (i) That the Merigagor shall hold end enjoy the premises above conveyed until there is a default under this merigage or in the rate sectored hory; in the premiser and the terms, conditions, and every control of the more specific production of the production of the singular shall include the plural, the plural the singular, and the use of any garder shall be applicable of all questions.

STATE OF SOUTH CAROLINA

COUNTY OF Greenville

PROBATE

SEAL)

STATE OF SOUTH CAROLINA

COUNTY OF Greenville

PROBATE

SUCCESSION as all and as its act and deed deliver the within written instrument and that (sibe saw the within named mark-witnessed the association thereof.

SWORN to before me this

Adv of

TISEAL)

Notice of South Carolina, MY COMMESSION EXPIRES 10-16-78

STATE OF SOUTH CAROLINA . RENUNCIATION OF DOWER

Public for South Carolina.

igned wife (wives) of the above named mortgager(s) respectively, did this day appear before me, and each, upon being privately and superactively and this day appear before me, and each, upon being privately and superactively and superactively me, did decired that she does freely, volontarily, and without any compution, dread or fear of any person whomse-ver, renounce, release and forever relinquish unto the mortgages(s) and the mortgages(s)) pairs or uncersors and satigns, all her right and claim of dower of, in and to all and singular the premises within manifested and released.

QIVEN under my hand and seel this
Nothing of July

Post

Author of July

Author of July

Post

Author of July

Post

Author of July

Recorded July 14, 1969 at 10:43 A.M. #1068 8 4