The Martgager further covenants and Agrees as follows:

(1) That this mortuges shall secure the Martgage for such further such its formation of the payment of taxes, insurance promisers, public such as the such taxes in the secure of the Martgage for the such taxes that several flux secures for the secure of the sec

- (2) That it will keep the improvements now entering or inventor exceed on the months properly from time to time by the Mertgages explicit less by fire and any other housests gradeline by Mertgages. In an arrange debt, or in such amounts as may be required by the Mertgages, and in compacte soundable to be an in the Mertgages, and that it will pay all premiums therefore the Mertgages, and that it will pay all premiums therefore when the Mertgages and that it will pay all premiums therefore when the Mertgages and that it will pay all premiums therefore when the mertgages are that it will pay all premiums therefore when the same factors are the same partial. The direction of the Mertgages, the tree extent of the balance owing on the Mertgage.
- (3) That it will keep all improvements new existing or hereafter erected in good repoly, and, in the case of a construction that it will continue construction until completion without interruption, and should it fall to do on, the Mariague may, or its content upon said premises, make whetever repoirs or personny, including the completion of any construction with a superior charge the expenses for such repairs or the completion of such construction to the mariague and.
- (4) That it will pay, when due, all taxes, public accomment, and other governments or moved or accommend to a second designs from a second second to the second sec
- (5) That it hereby assigns all runts, issues and profits of the inorthing promises from and other any defects formation, and appear that, should logal precedings be instituted pursuant to this instrument, any judge hering jurisdiction any, of Charless of above wise, appears a receiver of the merigaged promises, with full authority to take possession of the merigaged promises, and attending a resonable result to be filled by the Court in the event, old promises any occupied by the more gager and after deducting all charges and expenses oftending such presending and the consultant of its freely as receiver, dust each other residue of the runts, issues and profits toward the payment of the date course hereby.
- (6) That if there is a default in any of the terms, conditions, or coverants of this mertgage, or of the inite general hereby; then, of the option of the Mortgage, all sums then eving by the Meragage to the Introgene stall become immediately. One and generally and this mortgage may be foraclessed. Should any legal proceedings be instituted for the foresteners of this mertgage or should she Mortgage become a party of any suit involving this Mortgage, or the title to the primites described hereta, or should the dark assured hereta or any part thereat he placed in the hands of any afterney at law for collection by suit or otherwise, all code and supermed by the Mortgagee, and a reasonable atterney's fee, shall thereupon become due and gayable immediately or on demand, of the collection by substances.
- (7) That the Mortgager shall hold and enjoy the premises above conveyed until there is a default under this martgage or in the scale secured hereby, it is the true meaning of this instrument that if the Mortgager shall fully perform all the form, condition, and core nents of the mortgage, and of the note occured hereby, that then this mortgage shall be otherly stell and voids otherwise to remain in full force and pirtue.

force	and	4-	₩	•	, 517-	W 1 137		1,,2,3			13.3	g(d)		132.35 1216.4	ok jeh	200	A vije	300	9.75 19.55	: 13 d t	~ (1)	7.59	
adm	(B) relati	11:		- COV	mant:	s here	in co	ntaine of the	d shall l	bind, bere	and H	e ben	ofits a	end and The p			رول وار والوجيل ا		the re	7	io hal		شور ماسست
and	the i	4	4	ua Bei	ndor (shall I		olicable	e to all	pande	MB.				$\widetilde{\mathcal{F}}_{i,j}$		πυ. 12:55			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
WIT	## S	L	Ш	origog and di	or's i	end :	and so	el this	1	>th	dey		Ju				19	70.					
	U.		J١	•	٠,									a	1	4	$\hat{\rho}(\hat{r})$	no	Eks	لنهر	ري		(SEAL
	,			100	1	D_{α}	00	MU	y . j					n's ki	12	Almed Visit	137		$I_{\cdot,\cdot}$				1.14
	-		ე≃≃	WU.	Δ	1.74	(# 13 13	d S		7.75	/1) /1): \ \		914.7 1.50		(SEA)
							•						7.5 <u>1.</u> 1.794.5		33.5 34.5		6 .γ						(SEAL
=												do a de	• (ii) 4.			476		a. Arr	et site	12.0	ering".		
			٠.	TH CA	·	,	- {					- الماري		7.0	-		لائو والمارودان الاراد الاراد الارد الارد الارد			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			7022
coul				Gree					13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				• 3				·		- 1-4 B				
	1						400	d dell	ly appe	withir	ureiti	en in	pires v		·	1011		· elsa	ither t	e lance	# 11/6H3		

witnessed the execution thereof.

SWORN is before my this that the state of the sta

STATE OF SOUTH CAROLINA
COUNTY OF

The state of the s

I, the undersigned Netery Public, do hereby certify unto all whem it may concern, that the under signed wife (wives) of the above nemed merigaper(s) respectively, did this day appear before me, and each, upon being privately and see arately examined by me, did declare that she does freely, voluntarily, and without any computation, drobd or fear of any person whomse ever, renounce, release and forever relinquish unto the mortgapes(s) and the mertgapes's(s') heirs or successors and essions, all her interest and estate, and all her right and claim of dewer of, in and te all and singular, the premises within mentioned and released.

GIVEN under my hand and seal this ECOMA.

day of Court Caralina (SEAL)