The Mortgagor further coverage and agrees at solliers.

- (1) That this mortgage shall severe the Mortgages of the local control of the Mortgage of the Severe severe severe to the Mortgage of the Severe severe severe to the Mortgage of any further local severe transmits of the last indebtedness thus accured does not great the state of the Mortgage of the severe severe the severe the severe the severe severe the severe the severe severe does not great the state of the Mortgage of the and shall be payable on demand of the Mortgage otherwise severed to the payable on demand of the Mortgage otherwise severed to the severe s
- (2) That it will keep the improvements now existing or hepather excised at the authors, property neutral as may be required from time to time by the Mortgagoe against loss by fire and any other hasseds specified by the Mortgagoe, and here then the mertgage date, or is such amounts as may be required by the Mortgagoe, and in companies acceptable to it, and that all seed sellicity and reservab thereof abilit to held by the Mortgagoe, and have attached thereto loss psycholocalculate in favor of, and to form acceptable to the Mortgagoe, and that it will pay all previous therefor when due; and that it does hereby assign to the Mortgagoe the precises of any policy intering the northward premises and does hereby suffering each insurance company concerned to make payment for a loss directly to the Mortgagoe, to the minute of the balance swing on the Mortgago, debt. whether due or not.
- (3) That it will keep all improvements now existing on hereafter excited in good repair, and, in the case of a construction loss, that it will continue construction until completion without interruption; and should be fall to do so, the Metropes may at its again, once specially present wherever repairs are necessary, including the completion of any bimuttrated brook underwhy and the expenses for both repairs or the completion of such construction to the mortgage debt.
- (4) That it will pay, when due, all tapes, public assummers, and other governmental or numerical changes, these or inspections against the most gaged promises. That it will comply with all governmental and municipal laws and regulations affecting the most gaged promises.
- (5) That it hereby assigns all rusts, leaves and profits of the morphated premises from and chargen; default; accounts; and agree, that, about legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, in Chinchen; in otherwise a profit a processing the salest grand premises, with full authority to take presention of the country of the morphate works and called the foliar havest and profits, including a process of the country and profits accounts of the country and apply the residue of the rists in the country in the country and appears and after decisions and appears a standard of the premise and profits beyond the payment of the data trends hareby
- cooling and this execution of its trust as receiver, shall apply the residue of the rints, lives and profits appeared the payment of the sold occurs hereby then, at the option of the first is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby then, at the option of the Mortgage, all sums then owing by the Mortgages to the Mortgages shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgages become a party of any exit involving this mortgage or the title to the premiers described hereig, or should the debt secured hereby or the planed in the hands of any attentoy for collection by suit or otherwise, all costs and expenses incurred by the Mortgages, and a reasonable attentoy's fee, shall therefore become use and psyable immediately or on demand, at the option of the Mortgages, 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 or in the note secured bereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.
- (8) That the covenants herein contained shall bind, and the herefits and advantages shall inure to, the respective heirs, executors, administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS the Mortgagor's hand and seal this 5 == day of WW 0.19 7 2	
SIGNED, scaled and deligered in the presence of:	
E 1 1 2 law 13 Chow H. pellemach 15	PATA
(2.10. (2ilox) - (5	EAL)
	EAL)
	EAL)
STATE OF SOUTH CAROLINA	
COUNTY OF Greenville	
Personally appeared the undersigned witness and made oath that (s) he, saw the within named	mort
ragor sign, seal and as its act and deed deliver the within written instrument and that (s) he, with the other witness subscribed witnessed the execution thereof.	above
WORN to before me this . 5th day of June - 1972_	<i>y</i> *
Roll Rile (SEAL)	·
Votary Public for South Carolina Hy: Cotton Expires: 8/12/80	<del></del>
TATE OF SOUTH CAROLINA	
RENUNCIATION OF DOWER	• • • •
I the undersigned Notary Public do kereby certify unto all whom it may contern that the u	nder-
igned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately eparately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or lear of any principles of response and forever relinquish unto the mortgages(s) and the mortgages s(s') heirs or successors and asset	, and
rhomsoever, repounce, release and forever relinquish unto the mortgages (s), and the mortgages s (s') heirs or successors and asset liber interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned an essed.	d re-
IVEN under my hand and seel this	
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lotary Public for South Carolina. Recorded June 12, 1972 at 1:15 P. M., #33899	OL -30

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