- (1) That this mortgage shall secure the Mortgages for such further sums by may be advanced increasion, at the option of the Mortgages, for the payment of taxes, insurance premiums, builty assessmently, regardly or officer purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgages for any further tours, advances, restriction or creates that easy be made hereofter to the Mortgages by the Mortgages to long as the fotal indebtedness thus country exceed the criginal amount shown on the face hereof. All sums to advanced shall been interest at the same rate as the mortgages and and also be payable on demand of the Mortgages. unless otherwise provided in writing.
- (2) That it will keep the improvements now existing or historical and the provinced exceptly insured as may be required from time to time by the Mortgage- against loss by fire and any other historical analysis and the mortgage debt, or in such amounts as may be required by the Mortgages, will be companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgages, and highs affacted thistoric places in depter of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor which due, and high disconstance assigned to the Mortgagee, the mortgaged premiums therefor which due, and high disconstance assigned to the Mortgagee the proceeds any policy insuring the mortgaged premises and does horeby dutifor as dress integrance constants constants and a nake payment for a loss directly to the Mortgagee, to the extant of the balance owing on the Mortgage dear, whether the or not.
- (3) That it will keep all improvements now existing or helpother discribed in such cases, and, in the case of a construction team, that it will continue construction until completion without interruption, and should it shall be do so, the thorougher may, at its eption, enter 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 constitution is the mortgage date.
- (4) That it will pay, when due, all taxes, public assessminits, and other governmental of municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and assessment and assessment and municipal laws and assessment assessment as a second as premises.
- (5) That it hereby assigns all rents, issues and profits of the morninged practices from and other any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge market jurisdiction stay, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to hide description of the meritagest premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the fourther that the premises are occupied by the mortgager and after deducting all charges and expenses attending such precededling and the procedure of the rents, issues and profits toward the payment of the deliver account whenly
- (6) That if there is a default in any of the terms, conditions, or consistently of fills mortulate, or of the note secured hereby, then, of the option of the Mortgagee, all sums then owing by the Mortgage's the Mortgage may be foreclosed. Should any legal proceedings be instituted for the Acceptance of this mortgage, or should the Mortgage become a party of any auti involving this Mortgage or the fills in the promises feet the theory or should the debt secured the debt secured by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and shaping the mortgagee, as a part of the debt secured hereby, and may be recovered and collection technique.
- (7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a school under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall shall see school and the true meaning of this instrument that if the Mortgagor that is where and and sold; otherwise to remain in full force and virtue.
- (8) That the covenents herein contained shall bind, and the handlife and objections shall laure in the cases

administrators, successors and assigns, of the parties herofo. We and the use of any gender shall be applicable to all genders.	·		
WITNESS the Mortgagor's hand and seal this SIGNED, spaled and delivered in the presence of:	100 June 10 72	· . ā	
1 Jack Hendier	Drawn H. J.	mper_	(5EAL)
17. Bener While	«Landana» Bruga	da)	(\$EAL)
	१९५ - स्थानस्थान	essen i digi mendebadan melah dengan berancia -	········ (SEAL)
	v ··· √ NSECTAM	aline i de cita de la companya de l La companya de la co	(SBAL)
STATE OF SOUTH CAROLINA	**6\$A*	La river in livings was to the district in the second the second the second to the second the second the second	
COUNTY OF GREENVILLE			
gagor sign, seal and as its act and deed deliver the within writinessed the execution thereof. SWORN to before menths 30 day of 2	undersigned without and apple eath that (s) into transformatic and about take, with the a	is sew the within	named n'ort scribad above
gagor sign, seel and as its act and deed deliver the within writering witnessed the execution thereof. SWORN to before menths 30 day of 2 cm.	वें कार्यः वेश्वेष्ट कार्यः कारा भारताभागमेका । गार्गभा	the saw the within their witness such	named nort
sugar sign, seel and as its act and deed deliver the within writering with the execution thereof. SWORN to before menths of day of Sugar	then instrument and stow who, with the w	the saw the within their witness such	n named n orthographics in the control of the contr
SWORN to before menths and deed deliver the within writinessed the execution thereof. SWORN to before menths and day of	THOSE THE STATE OF STATES OF STATES	indus	centres story,
SWORN to before menths and deed deliver the within writerested the execution thereof. SWORN to before menths and day of day of day of day of MIPLIER, III My Commission Expires 4-15-80 STATE OF SOUTH CAROLINA	Public, do harday correly under all across to soly did him by soly and all across to soly did him to soly and all across to soly did him to white any appears to the soly and across the soly	May concerts, the upon being private of any persons and acting private states acting private states acting private states acting acti	
motory Public for South MIPLIER, III My Commission Expires 4-15-80 STATE OF SOUTH CAROLINA COUNTY OF GREENVI LLE I, the undersigned Notary is signed wife (wives) of the above named mortgagor(s) respective areately examined by me, did declare that she does freely volver, renounce, release and forever relinquish unto the mortgagores areas and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and estate, and all her right and claim of dower of, in decrease and second areas and second and the right and claim of the mortgagor.	Public, do hersely corrier write all action is the factorial of the second state of the second state of the second	Anny concern, it upon being priver and along privers and along pri	
gagor sign, seal and as its act and deed deliver the within writering witnessed the execution thereof. SWORN to before my this day of	Public, do harday correly under all across to soly did him by soly and all across to soly did him to soly and all across to soly did him to white any appears to the soly and across the soly	Anny concern, it upon being priver and along privers and along pri	
gagor sign, seal and as its act and deed deliver the within writering witnessed the execution thereof. SWORN to before my this day of day of like AL; Notary Public for South MILLER, III My Commission Expires 4-15-80 STATE OF SOUTH CAROLINA COUNTY OF GREENVI LLE I, the undersigned Notary Parallely exemined by me, did declare that the does freely, volumered and estate, and all her right and claim of dower of, in did of the more of the more of the declare may be designed that the decision of the more of the more of the more of the more of the declare that the down of the more of the more of the decision of dower of the declare may be designed the more of the more of the decision of dower of the decision o	Public, do hersely corrier write all action is the factorial of the second state of the second state of the second	ther witness sub-	