The Mortgagor further covenants and agrees as folio

- (1) That this mortgage shall secure the Mortgages for such for their some as only the Mortgages, for the payment of taxes, insurance premiums, public against metric, repairs of the Mortgages shall also secure the Mortgages for any further teams advances, results. Mortgages by the Mortgages so long as the total indebtedness that secured does not present the hereof. All sums to advanced shall beer interest at the same rate as the mortgage daily and their same rate as the mortgage daily and their same satisfactors. unless otherwise provided in writing.
- (2) That it will keep the improvements now existing or herbefter erected in the last the from time to time by the Mortgager against loss by fire and any other insured appetition. It is a mortgage debt, or in such amounts as may be required by the Mortgage, and the semantic semantic semantic transmit is the first payable interest in the mortgage, and that it will pay all premiums therefor when due; and that it does hereby assign to the mortgage premises and does hereby authorize each insurance company consistent in making directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt, whether due or per
- (3) That it will keep all improvements now existing or hereafter erected in good repair and in that it will continue construction until completion without interruption, and should it tall he do so the it enter upon said premises, make whatever repairs are incossary, including the completion of any construction to the meritage dot.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or monicipal charges, it against the morigaged premises. That it will comply with all governmental and municipal laws and regulations. premises.
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premiers from and after any default between that, should legal proceedings be instituted pursuant to this instrument, any, judge having jurisdiction may, at Chambers wise, appoint a receiver of the mortgaged premises, with full authority; to take possession of this mortgaged premises, are expected by the Court in the event said premises are eccepted agor and after deducting all charges and expenses attending such preceding and the execution of its trust as receiver, the residue of the rents, issues and profits toward the payment of the debt secured sereby.
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured in the option of the Mortgagee, all sums then owing by the Moragager to the Mortgagee shall become immediately due and this mortgage may be foreclosed. Should any legal precedings be I natituted for the foreclosure of this mortgage, or all gages become a party of any suit involving this Mortgage or the title to the premises described barein, or should the debt or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and explains the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or out demand, at the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereby.
- (7) That the Mortgagor shall held and enjoy the premises above conveyed until there is a default under this martiness secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms conditionants of the mortgage, and of the note secured hereby, that then this mortgage shall be unterty not and valds effective to force and virtue
- (8) That the covenants herein contained shall bind, and the benefits and advantages shall share to the respective here. and administrators, successors and assigns, of the parties herets. Whenever used, the singular shall included the plural, the plural the state and the use of any gender shall be applicable to all genders.

SIGNED, sealect and delivered in the presence of:	1. am 10 mm		
- rogen allen	James D. Morton	James D. Morton (SEAL)	
	Lorene 33 more	(SEAL)	
Quide Grant	Lorene B. Morton	(SEAL)	
STATE OF SOUTH CAROLINA	PROPATE		
COUNTY OF Greenville	ndersigned witness and made outh that (s)he saw		
mitorises, the execution meter and deed center, the mittin man	ten instrument and that (s)he, with the other w	me within manual north	
swiften in the first 19th day of July	Machania Maria	and characters	
Notice Commission South Continue My Commission Expired My Commission Expired September 18, 1977	y chiming some ground so	Committee Commit	
STATE OF SOUTH ENEOLINA	RENUNCIATION OF DOWER		
COUNTY OF Greenville			
signed wife (wives) of the above named mortgager(s) respective erately examined by me, did declare that she does freely, volue ever, remouncy, release and forever relinquish unto the mertage terest and estate end all her right and claim of dever of, in an	y, did this day appear before me, and each, upon the right and with any competition, dreed or four local, and the morphane of the paint or mechanics.	ples artistely and sep-	
terest find estate and all her right and claim of dewer of, in an GIVEN pader my fand and seal this		4400000000000000000000000000000000000	
19 4A/1 mily 19 72	Lorene B. Morton	love	
Hotory Philip for Seath Carolina. My Commission Expires My Commission Expires		15. 1 2656	
September 13, 1977.		2. 10	