The Martgager further covenants and agrees as fullway.

- (1) That this mortgage shall assure the Maryagua for some in the same of the s
- (2) That is will keep the improvements now emissing by several constants of the constant property for the foreign applied lone, by five and only in the property of the constant property for the constant property of the constant of the constant property of the constant of the constant of the constant property of the constant of the constant of the constant of the constant property of the constant of
- (2) That it will been all improvements one emisting or inspector execute in most register, such inspections of a construction from the province of the construction entitle completion, without interpretation, and chairly find its construction entitle completion, without interpretation, and chairly find its construction of the construction of the
- (4) That is will pay, when doe, all turns, public assessments, and other governments of medical disciput these or other imposition operate the energy-order promises. That is will comply with all governments and smoothed laws and provided promises.
- (5) That It hareby anigns all roots, issues and profits of the marginged possible. From the faller large describ personaler, and agrees that, should legal proceedings be instituted pursuant to this integrand, any feeting beginning beginning, may, any contains a receiver of the marginged premises, with full antegrand, any feeting the programme of the marginged premises, with full antegrand by the marginged premises, and estimated the treatment of the county and profits and select the treatment of the county and profits an exception by the marging and the county and profits an exception of the county and profits toward the payment of the data around harping.
- (6) That if there is a default in any of the terms, condition, or covenants of this martunes, or of the peak meeted, berely, then, at the option of the Mertgages, all some then owing by the Mertgages to the Mertgages that become immediately due, and psychio, and this mertgage may be foreclased. Should any legal precedings be Instituted for the foreclasure of this mertgage, or should the Mertgage become a party of any suit involving this Mertgage or the fit to the premises described herein, or should the data secured hereby part thereof be placed in the hands of any atterney at least for the first of the country of the Mertgages, and a reasonable atterney's fee, shall thereupon become due and psychic immediately or on demand, at the option of the Mertgages, as a part of the data secured hereby, and may be reasoned and collected becomedy.
- (7) That the Mortgager shall hold and onjoy the promises shows conveyed until there is a default under this martgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgager shall fully perform all the terms, and coverage of the mortgage, and of the note secured hereby, that then this martgage shall be uttorly sull and void; otherwise to remain in full force and virtue.
- (5) That the covenants herein contained shall blind, and the hexefits and advantages shall have to, the respective heirs, executors, administrators, successars and assigns, of the parties hereis. Whenever used, the singular shall included the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

FITNESS the Mertpaper's hand and seel this IGNED, scaled and deligered in the presence of	Oal O aby Turner	•
Bachara & Colch	Jack H. Turner	(SEAL)
		. GEAL)
		(SEAL)
TATE OF SOUTH CAROLINA	PROBATE	
OUNTY OF GREENVILLE		
Personally	appeared the undersigned witness and made eath that talks saw the within man the within written instrument and that (alter with the other witness subscribe	ed Kart-
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WORN to before me this 12th day of  O O O O O O O O O O O O O O O O O O O	Anuary 73.  CLA Color Carlora 4. Color Col	· . ·
NORN to before me this 12th day of the property of the second wife (wives) of the above named mortge rately exemined by me, did declare that she recovered to the property of the second mortge rately exemined by me, did declare that she recovered reliaments to the second mortge reliaments to the second more reliaments t	Anuary 73.  COLO Carlos Carlos A. Colo Carlos Carlo	•
WORN to before me this 12th day of the work of the wor	Anuary 73.  CLA Color Carlora 4. Color Col	· . ·
WORN to before me this 12th day of the winder of the winder of the shore named mortge rately examined by me, did declare that shore, resource, release and forever relinquish through and estate, and all her right and claim of	Anuary 73.  COLO Carlos Carlos A. Colo Carlos Carlo	· . · .