\_\_\_\_

- (1) That this mortuge thall neares the Martingal for lead by an for the payment of tense, learning problems, galling leads as an improve the Martingae for the forther leads a mortuge to that have been been for the forther leads and the same the following that have been as followed to be to total indications that have been as a following the same the provided in uriting.
- (2) That it will keep the improvements now existing to hereafter are from time to time by the Meripage; applied less by fire and any other has exertages debt, or in such amounts as may be required by the Maragages; as respected thereof shall be held by the Martapages, and have ettenhed therefore the derings and that it will ply all premiums therefore whom do or and any policy insuring the meripaged primities and does hereby nothering on directly to the Maragages, to the technic of the belonce owing on the Maragages.
- (2) That it will keep all improvements now existing or the Martings dath, the the first of the last it will continue construction until completion without interruption, and decided it that is the or new said premium, make whatever repairs are necessary, in charles the constitution of the Martine the completion of the completion of the decided the constitution of the Martine the completion of the manufacture that will pay, when does, all beaut, public assuments.
- (4) That is will pay, when doe, all texas, public assumments, and other government the mortgaged premises. That it will comply with all governments and so
- (5) That it havely assigns all rents, haves and profits of the martyaged presides from and allow my defect havesday, and agrees that, should legal presentings he instituted pursuent to this justrement, any judge having fortification may, at Chembers or otherwise, appoint a receiver of the storaged premises, with full arthur by to take presenting for the storage of the storage and profits, inches are received to be fined by the Court in the count and pruntess are excepted by the storage and after deducting all charges and expenses attenting until presenting and the superities of its treat as reaster, shall apply the residue of the rents, issues and profits brunet the payment of the debt meeting having.
- (6) That if there is a default in any of the terms, conditions, or accuments of this surriugs, or of the note secured barely, then, at the option of the Marigages, all stems when evering by the Marigages to the Marigages shall become immediately due and psychia, and this mortgage may be forecased. Should any logal presenting the Hertistate of the tractionary of this mortgage, or should the Marigage became a party of any soil involving this Marigage or the this to the premises described barels, or should the observed heavy or any part thereof he placed in the hands of any atterney at law for infliction by male or otherwise, all costs and expenses incurred by the Marigages, and a reasonable atterneys, fee, shall therefore the same due and psychic humadiciety or an demand, at the option of the Marigages, as a part of the duty occurs hereby, and may be recovered and attended between the Marigages, as a part of the duty occurs hereby, and may be recovered and attended between the Marigages, and a feel of the source hereby, and may be recovered and attended between the Marigages.
- (7) That the Maringar shall haid and only the premiese above encoyed until there is a default under this marinage or in the note secured hereby. It is the true meeting of this instrument that if the Marinager shall fully perform all the terms, conditions, and consents of the marinage, and of the note secured hereby, that then this marinage shall be offerly until and volts otherwise to remain in full
- (I) That the covenants barein contained shall bind, and the benefits and adventages shall have to, the respective bairs, accounts, shall be accessors and assign, of the parties harden. Whomever used, the singular shall beautiful the plane, the plane, the singular, the was of any gender shall be applicable to all genders.

WITNESS the Martpaper's hand and sed this 165	day of	January ** 73.	
Ocho B. Sodle		William O. Kues	
4/1/11/1	•		_ (SEAL)
gargetiste of	<b>-</b>		(SEAL)
	· .		_ (SEAL)
		The second secon	. (SEAL)
STATE OF SOUTH CAROLINA	, , , , , <u>, , , , , , , , , , , , , , </u>	PROBATE	
COUNTY OF GREENVILLE			
Neter Public for South Carolina. My Comm. Ex		14/80 Debie danley	
fuffill bed to	<b>4.)</b>	_ bebiel maker	
STATE OF SOUTH CAROLINA	sp.; 11	(4/80	<del></del>
		RENUNCIATION OF DOWER	
COUNTY OF GREENVILLE			•
signed wife (wives) of the above named martgager(s) re- arately examined by me, did declare that she close type	spectically, did to	horsby cartify unto all whom it may concern, that the his day appear before me, and code, upon being privately and without any computation, dread or four of any purpon d the marganerate? before a measurers and assigns, all	and sap
	mortpagoo(s) and it, in east to all	d the morteneers(s') holes or recessors and assigns, all and singular the premises within montioned and release	her in
GIVEN under my hand and said this		100091	
January 73		Car K: Kesen	
Méary Public for Savin Carolina.	(SEAL)	AT A TAKAN TO THE SECRET AS PRIMARY STATES OF A SECRET SEC.	
		muary 16, 1973 at 12:52 P. M., #	