The Mortgagor further covenants and agrees as follows:

- (1) That this mostage shall accure the Margagee for such further sums as may be advanced hereafter, at the option of the Nar-aguee, for the payment of forces, insurance premiums, poblic assessments, respirs or other purposes pursuant to the exernents herein. This margages stalled loss accure the Ratingage for two further loams, advances, readounters or credits that may be an other therein. Martingage by the Margagees colong or the total indebtedness than secured does not exceed the purpose and the control of t otherwise provided in writing.
- (2) that it will keep the improvements now existing or hereafter excited on the mortgaged property insured as may be required from time to time by the Martgages against lass by like and any other hereafts specified by Martgages, in an amount not less than the marting age debt, or in exch amount as may be required by the Martgages, and in compenies exceptable to it, and that all such policies and its newest shreet shall be held by the Martgages, and have attached thereto lass popular clauses in later at, and in land to the Martgages, and that it will per off premiums therefore when dury and it is described by adapting the less the great per insurance of any politics; insuring the mortgaged promisers and does hereby outhers each insurance Company Conserved to make payment for a lass directly to the Martgages, and the eartered to the blance conting on the Authory day, whether does not he eartered the behavior and the Martgages, and his whether does not be eartered to the blance conting on the Authory day, whether does not be eartered to the blance conting on the Authory day, whether does not be eartered to the blance conting on the Authory day, whether does not be eartered to the blance conting on the Authory day, whether does not be acted to the footness of the Authory day.
- (3) That is will keep all improvements now existing at hereafter exected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it falls do so, the Martgages may, at its option, enter upon said premises, make whatever repairs are increasers, including the completion deay construction work underway, and charge the septement for such repairs are to complete on of use of construction to the martgages dels.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impasi-s against the mortgaged premises. That it will camply with all governmental and municipal laws and regulations offecting the mark anged premises.
- (5). That it hereby assigns all rents, issues and profits of the mortgaged premises from and ofter any default hereunder, and agrees 12) Into it neetly attigated it cents, issues and points of the mortgaged premises from and other any default network, and the shot, should legal proceedings the instituted pursuant to this instituted, and the processing of the mortgaged premises, with full combotity to take possession of the mortgaged premises and collect the entit, it is used in a creative of the mortgaged premises of the belief by the Court in the event and premise are excepted by the management after deducting all changes and expenses attending such proceeding and the execution of its trust as receiver, shall apply the eventual for the continuous and points round after processing and the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and program of the continuous and points round the program of the darks executed the continuous and points round the program of the darks executed the continuous and program of the continuous and the continuous
- (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, of the option of the Martgages, of the Martgages shall become immediately due and poyable, and this mortgage may be foreclisted. Should any legal proceedings be instituted for the fractionary of this mortgage, or should the Martgages become a party of any rait involving this Martgage or the title to the premises described herein; or should be supposed to the part thereof the proceedings to the state of the premises described herein; or should be supposed to the party of the proceedings to the state of the premises described herein; or should be supposed to the Martgages, and or reasonable attempt, if ex, shall thereupon become due to the described of the debt secured the treety, and any the receivers and callected hereupon.
- (7) That the Margagar shall hold and enjoy the premises above conveyed until there is a delouit under this margage or in the nate secured hereby. It is the true meaning of this instrument that if the Margagar shall fully perform all the stems, conditions, and cross-nonis of the margage, and of the note secured hereby, that then this margage shall be usefully noted on widely otherwise to end to the little of the conditions. force and virtue.
- (8) That the covenants herein contained shall bind, and the benefits 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 Municipal's hand and seal this 3.2. 11-day of June 1964.
  SIGNED, seeled and delivered in the presence of I

Bolley & Common 158AL

١

July 18 HALL	(SEAL
	(SEAL
STATE OF SOUTH CAROLINA	PROBATE
more by a sign, seek and as its act and deed deliver the with witnessed the execution thereof.	ared the undersigned witness and made oath that (site sow the within name in written instrument and that (site, with the other witness subscribed about
SWORN EQ LAPPER ON this 30 th day of June 31 Mill My Our (SE	ALI ZUODI L'YOUIS
Hotely Hubble to south Carolina.  Stype of South CAROLINA COUNTY ON ACTION	REMUNCIATION OF DOWER
), the undersigned wife(wives) of the above named margagar(s), and separately examined by me, did declare that she doe	ned Notory Public, do harely certify unto all whom it may concern, that respectively, did this day appear below me, and each, upon being private freely, voluntary, and without prox camplain, drad or feer of any per- te mostgages(e) and the mostgages (1) heters or secressors and easipps, con- fi, and to all and singular the premises within manifored and released.
GIVEN under my hand and seal this  3 & that at June 1967	Patry W. Connon
Hotary Public for South Carollina, Ny Continues out Light	(AL)
Recorded July 24, 1909 at p:	15 A.M. #1859 E \frac{4}{3}