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134.995号被形容的

(1) That this mortgage shall secure the Mortgagee for such fur that sums as may be advanced hereafter, at the option of the Mortgage, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further towns, advances, resdvances or credits that may be made hereafter to the Mortgagee so long as the total indebtedness, thus secured does not exceed the original amount shown on the face	Th	e Mertgegor further covenants and agrees as follows:
This mortgage shall also secure the Merigagee for any further towns, advances, resdyances or credits that may be made hereafter to the secured by the Ateriasee an language the total indebtedness thus secured dots not exceed the original amount shows on the face	(1)	That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mort-
Atarteseas by the Atarteseas so less as the total indebtedness thus secured dees not exceed the original amount shows on the face	This -	variance chait site secure the Mariasono for any further 108M, Edvances, religyonces or credits that may be made horeafter to the
the mortgage and the fire interest at the came rate at the mortgage debt and shall be never an demand of the Marteness	Martes	gor by the Morigagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face. All sums so advanced shall bear interest at the same rate as the morigage debt and shall be payable on domand of the Morigagee

unless etherwise provided in writing.

(2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to fime by the Mortgages against loss by fire and any other hazards specified by Mortgages, in an amount not lass than the mortgage debt, or in such amounts as may be required by the Mortgages, and in companies acceptable to it, and that all such policies and remewals thereof shall be held by the Mortgages, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgages, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgages the proceeds of any policy insuring the mortgages premises and does hereby author to each insurance company concerned to make payment for a loss directly to the Mortgages, to the extent of the balance owing on the Mortgage debt, whether due or not.

- (3) That it will keep all imprevements now existing or horositer erected in good repair, and, in the case of a construction loss, that it will continue construction until completion without interruption, and should it fail to do so, the Merigages may, at its option, 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 construction to the mortgage debt.
- (4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged
- (5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default bereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or etherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a ressenable rental to be fixed by the Court in the event said premises are occupied by the mortgager and after deducting all charges and expenses attending such preceding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.
- (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, at the option of the Mortgagee, all sums than owing by the Moragagor to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at taw for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.
- (7) That the Mortgagor shall held and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and fold; otherwise to remain in full 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 included the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

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day of February

19 82

WITNESS the Mortgagor's hand and seal this 12 day of SIGNED, sealed and delivered in the presence of:	repruary 19 82	
Charles Kay Farmon	GLENN W. RICHEY, JR. (SEAL)	
Lally	(SEAL)	
	(SEAL)	
	(SFAL)	
STATE OF SOUTH CAROLINA	PROBÂTE	
county of Greenville) Fermally appeared the unders	signed witness and made path that (s)he saw the within named cort-	
gagor sign, seal and as its act and deed deliver the within written in witnessed the execution thereof.		
Rich O. Cal	82 Chiles Hay Tavacov	
Rejar Public for South Carolina. My commission expires: 2-28-83	100	
COUNTY OF	RENUNCIATION OF DOWER NOT MARKED GWR	
signed wife (wives) of the above named mortgagor(s) respectively, di- arately examined by me, did declare that she does freely, voluntarit ever, renounce, rolesse and forever relinquish unto the mortgagee(s) terest and estate, and all her right and claim of dower of, in and to GIVEN under my hand and soal this	ly, and without any computation, aread or tear of any person waemso- and the mortesque's(s') heirs or successors and assigns, all her in-	
day of 19		
Netary Public for South Carolina.	18265 ×	1
RECORDED FEB 15 1982 at 2:48	C 21 88	
Mortgage of Real Estate & Assignment Feb. 15th Feb. 1982 2:48 P.M. Morted in Book 1563 71300.00 Lot 10 E. North St.	GROSS & GAULT XXBUNTS;XXERBSS;XXEXUXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	7 FEB 15 1982 V 18265 X