The Mortgagor further covenants and agrees as follows:

1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgages, for the payment of trees, insurance premiums, pollin assessments, repairs or other purposes pursuant to the covenants heren. This mortgage shall also so our the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indictoess thus socured does not exceed the original amount shown on the face hereof. All sums so advanced shall hear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise 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 time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each incurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt, whether due or not.

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee 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 martgage debt.

[4] That it will now when due, all taxes, public assessments, and other governmental or municipal charges, fines or other appositions

4. That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, lines or other appositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

(5) That it berely assigns all rents, issues and profits of the mort gaged premises from and after any default becomed, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, 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 reasonable 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 proceeding 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 ecvenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all soms then owing by the Mortgager 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 sunt involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof he placed in the hands of any attorney at law for collection by out 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 here under.

(i) That the Morteagor shall hold and enjoy the premiers 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 Mortgager shall fully perform all the terms, conditions, and convenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.

virtue.	***					e shall be utterly nul			
ministrators	SUCCESSORS &	ants berein or nd assigns, of e applicable t	the parties	bracto. When	be benefi wer use	ts and advantages sh d, the singular shall is	actude the plural,	respective heirs, ex the plural the singu	ecutors, ad- lar, and the
WITNESS the Mortgagor's hand and seal this 3rd day o						May	₁ 36		
SIGNED. SE	yfrd syd dri	ivered in the	presence of	1		. 1	5 /	+-	
A 16	ulee	UK	olly	w		Hi-ma	1 1 111	alres	SEAL)
1/2		\mathcal{L}			•			a francisco	SEAL
				7					The second of the second
	·		/			Agents of the second of the se			SEAL)
						an maga aga ngga agga agga angga ang ang			SEAL
									
	SOUTH C		}						
COUNTY	of GREE	NVILLE	•			PROBATE			
			Personally	appeared th	e unders	ened witness and m	ade outh that (s)h	e saw the willing	amed meet-
nessed the e	scal and as i execution the	is act and dec sect.	d deliver th	e mililio muit	tem ümstru	ment and that is be,	with the other w	viness substituted	atione wit-
SWQRN &	Operations are	this 3rd,	dayas	May	,	1976 Shi	0-0	2 00	•
	Dem		Jan		SEAL	& hi	see c	1. Lolli	س
	die for South ssion Expire		1/01	0					
		1/4	151						
STATE OF SOUTH CAROLINA						RENUNCIATION OF DOWER			
COUNTY (of Green	WILLE)						•
ed wife (wi	ives) of the :	bansa weda	mostragor's	respectively.	, did this	, do hereby certify u day appear before n	oe, and each, upon	likuing miirately an	d semmately
enamined b	wane, did d	edure that she	e does freely	· voluntarily.	. and wit	hout my compulsion stgages s(s) beirs or	L dread or fear o	d any person who	HISDEN'ES, TE-
and all her	मंद्रोध कुर्व वं	laim of dower	cd, in and	to all and sin	gular the	premises within me	utioned and releas	ed	
GIVEN un	der my hand	and seal this		~ -		1. autoria	mend a	trans	
	ly of	May		36					
Notary Pob	lie for South	Carolina.	i ff.com	~	_(SEAL)				Manufact efficiency wrong
	ssion expires		<i>{</i>	Terropos Speropos	1189 A	'76 At 3:45	P.M.	00200	•
				RECORDED	以以 4	(G NO).4)	, 1	28333	
		11 	. = =	a -	11		•		
B F 1		Negater of !	19 76 at 3:45	thin	>	1			0 00
Lot 16 Moo	W. A. Soylu & orm No. 142	g e	φ.	yes y	5	r m	ìc.	Herman L. Watson and Barbara Joyce Watson	8 5 T
		9	₩ #	1	Ĭ	ස් සි දිල් ලි		끊	Z A
0 5	0 10 kg	2	•	ीं प्र	ထိ	8 - 58	€ .	ar	~ m≤
e Mo	Ö &	7	3:2	. S 5	Q	Ri NV	w 3	ی ه	* H≥ V
7 0	9,	ò	<u> </u>	<u> </u>	Φ	र दे व	6 < 2	Jo.) F SC
œ.	Off.	t vo	3	ह	9	100 July 20 Ju	Xes 7	y c	RE C
5 2	8	n Ce	orts	with	-	, 40 Br	na. 1 1 TO Stokes,	e t	Too
•	gg	C P	age	within N	₽	elgher, Barbara enny, and Brenda 311 Ridgecrest D Greenville, S.C.	<	1 & S	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
O	lia	60		N X	Ω_	က မရ	'el	ें ए	4 1976 SOUTH CAR GREENVILLE
1-1	င္ခ	N N	19 76 at 3:45 P.M. records 19 76 at 3:45 P.M. records		171	Renny, and Brenda S. Kenny, and Brenda S.	√> Velma s.	Herman L. Watson and Barbara Joyce Watson,	m 20 —
O.	CERN		$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$. 8	St	rive 29609	် (၁)	, `	直が
Lot 16 Moore St., Chick Spgs Tp., Greer	W. A. Seyht & Co., Office Supplies, Greenville, S. C. Form No. 142 4M-8/74	No No. Hogister of Means Conveyance Greenvill County	recorded tgages, page_719	this 4th day of May	Mortgage of Real Estate	Beldher, Barbara S. Hughey Kenny, and Brenda S. Burgi 311 Ridgecrest Drive Greenville, S.C. 29609	· •	-	MAY 4 1976 STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE
10 04	le, S, C. 4M-8/74) en	ă.	3	O	T C	•		
22	₹ D	∄ दी	5	1 3	H	H PK)		

1