| (1) That this mortgage shall secure the Mortgagee for such gee, for the payment of taxes, insurance premiums, public assess mortgage shall also secure the Mortgagee for any further loans, a by the Mortgagee so long as the total indebtness thus secured do advanced shall bear interest at the same rate as the mortgage deprovided in writing.  (2) That it will keep the improvements now existing or het time to time by the Mortgagee against loss by fire and any other debt, or in such amounts as may be required by the Mortgagee, thereof shall be held by the Mortgagee, and have attached therefand that it will pay all premiums therefor when due; and that it mortgaged premises and does hereby authorize each insurance co the extent of the bulance owing on the Mortgage debt, whether the continue construction until completion without interruption, premises, make whatever repairs are necessary, including the consuch repairs or the completion of such construction to the mortgaged premises.  (4) That it will pay, when due, all taxes, public assessment against the mortgaged premises. That it will comply with all appremises.  (5) That it hereby assigns all rents, issues and profits of the should legal proceedings be instituted pursuant to this instrume a receiver of the mortgaged premises, with full authority to take its, including a reasonable rental to be fixed by the Court in the charges and expenses attending such proceeding and the execution option of the Mortgagee, all sums then owing by the Mortgagor mortgage may be foreclosed. Should any legal proceedings be in a party of any suit involving this Mortgage or the title to the p thereof be placed in the hands of any attorney at law for collect and a reasonable attorney's fee, shall thereupon become due and of the debt secured hereby, and may be recovered and collected. | sments, repairs or advances, readvances, readvances not exceed the set and shall be presented and shall be presented and in companies to loss payable cladoes hereby assign ompany concerned due or not.  ereafter erected in any concerned to hos hould it fail ampletion of any congred debt.  Ints, and other governmental and the mortgaged premise most gaged premises any judge have event said premise of its trust as reconstituted for the for premises described ction by suit or oil apayable immediated here under. | other purposes pursuam ess or credits that may be original amount shown hyable on demand of the mortgaged property by Mortgagee, in an an acceptable to it, and thuses in favor of, and in foot the Mortgagee the property of the Mortgagee of the property of the Mortgagee of the property of the Mortgagee of the Mortgage of the Mortgage of the Mortgage of the Mortgage of the municipal laws and regulated by the eiver, shall apply the rest this mortgage, or of the shall become immediated out of this mortgage herein, or should the derivise, all costs and exply or on demand, at the until there is a default to | made hereafter to on the face hereof. he Mortgagee un insured as may be mount not less than at all such policies orm acceptable to to occeds of any policies of a constructionary, and charge the charges, fines or objudations affecting default hereunder, a Chambers or othe collect the rents, is mortgagor and after idue of the rents, is note secured hereby due and pays, or should the Moebt secured hereby option of the Mortgagor this mortgagor and after this mortgagor and after the secured hereby option of the Mortgagor this mortgagor and altered the secured hereby option of the Mortgagor this mortgagor and altered the secured hereby option of the Mortgagor and altered the secured hereby option of the Mortgagor and after this mortgager and altered the secured hereby option of the Mortgagor and after this mortgager and altered the secured hereby option of the Mortgagor and altered the secured hereby option of the Mortgagor and altered the secured hereby option of the mortgager and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option of the mortgagor and altered the secured hereby option the secured | required from the Mortgagor All sums so less otherwise  required from the mortgage and renewals he Mortgagee, y insuring the Mortgagee, to  on loan, that it inter upon said c expenses for her impositions the mortgaged and agrees that, erwise, appoint ssues and prof- r deducting all sues and profits  ov, then, at the able, and this rtgagee become r or any part the Mortgagee, gagee, as a part |
|--|---|---|---|---|
| secured hereby. It is the true meaning of this instrument that it of the mortgage, and of the note secured hereby, that then this virtue.  | mortgage shall be   | utterly null and void; of   | herwise to remain is  | n full force and  |
| ministrators successors and assigns, of the parties hereto. Whenever of any gender shall be applicable to all genders.  WITNESS the Mortgagor's hand and seal this 24th  |   |   | 82  |   |
| SIGNED, sealed and delivered in the presence of:   | Paris   | DA  | 1. 15-11  |   |
| - Florence A. Druce  | Benjar  | nin R. Mull,  | III   | (SEAL)  |
| / due 18, Harren   |   |   |   | (SEAL)  |
|  |   |   |   | (SEAL)  |
| STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  Personally appeared the gagor sign, scal and as its act and deed deliver the within writte nessed the execution thereof.  SWOBN to before me this 24th day of December  Notary Public for South Carolina Mr. Commission Expires: 7/8/8 7   | ten instrument and  | d d'a auth abas   | 61 MITTIES2 2 FILDSCILL   | in named mort-<br>ord above wit-  |
| STATE OF SOUTH CAROLINA  | RENUN   | CIATION OF DOWER  | - Not Ne  |   |
| COUNTY OF  I, the undersigned Notan of wife (wives) of the above named mortgagor(s) respectively, examined by me, did declare that she does freely, voluntarily, nounce, release and forever relinquish unto the mortgage(s) and and all her right and claim of dower of, in and to all and sing GIVEN under my hand and seal this   | ry Public, do herel<br>, did this day appe<br>, and without any   | oy certify unto all whom<br>ar before me, and each,<br>compulsion, dread or for   | it may concern, the<br>upon being privatel<br>ar of any person<br>I assigns, all her in   | whomsnever, re-   |
| uay or   | _(SEAL)   |   |   |   |
| Notary Public for South Carolina. My commission expires:  DEC 3 0 1982   |   |   |   | 15975   |
| I hereby certify that the within Mortgage has been this 30th day of December  19.82 at 3:48 P. M. recorded in Book 1590 of Mortgages, page 600  As No.  Register of Mesne Conveyance Greenville, South Corolina  Attorney of Low  Colonial Ave   | Mortgage of Real  | TO Gerry E. Mull 1913 Nonguitt Drive Fairfax, VA 22031  | Benjamin R. Mull,   | EDDIE R. HARBIN Actionney at Law Greenville, South Caroline STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE  |

The Mortgagor further covenants and agrees as follows: