TO HAVE AND TO HOLD all and singular the said premises unto the said Mortgagee, its successors and assigns forever, And (i) (We) do hereby bind (syssil) (ourselves), (xxx) (our) heirs, executors, and administrators, to warrant and forever defend all and singular the said premises unto the said Mortgagee, Its successors and assigns, from and against (myself) (ourselves), (my) (our) heirs, executors, administrators and assigns, and all other persons whomsoever lawfully claiming or to claim the same or any part thereof.

AND IT IS AGREED, by and between the said parties, that the said Mortgagor (her) theirs, executors or administrators, shall and will forthwith insure such houses and buildings or other improvements as may be constructed on said property, and keep the same insured from loss or damage by fire in the sum of the actual value thereof and assign the policy of insurance to the said Mortgagee, Its successors or assigns. And in case (she) the) shall at any time neglect or fall so to do, then the said Mortgagee, its successors or assigns, may cause the same to be insured in its own name, and reimburse itself for the premium and expenses of such insurance under the mortgage.

AND IT IS AGREED, by and between the said parties in case of default in any of the payments of interest or principal as herein provided for, the whole amount of the debt secured by this mortgage shall become due and payable at once.

AND IT IS FURTHER AGREED, that the Mortgagor (her) (their) heirs and assigns, shall pay promptly all taxes assessed and chargeable against said property, and in default thereof, the holder of this mortgage may pay the same, whereupon the entire debt secured by this mortgage shall immediately become due and payable, if the Mortgagee shall so elect.

THIS MORTGAGE ALSO SECURES (1) all existing indebtedness of Mortgagor (or of any one or more of the parties designated herein as Mortgagor) to Mortgagee (including but not limited to the above described note) evidenced by promissory notes or any other instruments, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided therein. (2) all future advances that subsequently may be made to Mortgagor (or to any one or more of the parties designated herein as Mortgagor with the written consent of the remainder of said parties) to be evidenced by promissory notes or any other instruments, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided therein, said future advances, if any, to be made sofely at the option of Mortgagee, and (3) all other indebtedness of Mortgagor (or of any one or more of the parties designated herein as Mortgagor) to mortgagee now due or to become due or hereafter contracted, and all renewals, reamortizations, extensions, deferments or other rearrangements thereof, together with interest thereon as provided for, THE MAXIMUM PRINCIPAL AMOUNT OF ALL EXISTING INDEBTEONESS, FUTURE ADVANCES, AND ALL OTHER INDEBTEONESS OUTSTANDING AT ANY ONE TIME NOT TO __ DOLLARS (\$11,050.00). EXCEED 11.000.00

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if the said Mortgagor do and shall well and truly pay, or cause to be paid unto the said Mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due, according to the true intent and meaning of the said note and conditions thereunder written, then this deed of bargain and sale shall cease, determine and be utterly null and void. And the said Mortgagor (deas) (do) hereby assign, set over and transfer to the said Mortgagee, its successors and assigns, all of the rents, issues and profits of the said mortgaged premises, accruing and falling due from and ater the service of a summons issued in an action to foreclose this mortgage after default in the conditions thereof.

AND IT IS AGREED by and between the parties that in the case of foreclosure of this mortgage, by suit or otherwise, the Mortgagee shall recover of the Mortgagor(s) a reasonable sum as attomey's fee, which shall be secured by this mortgage, and shall be included in judgment of

	ioreciosure.				
	witness (南) (our) (hand) (s) and (seal) (s) this 上記記	day of	, in the year	of our Lord one thousand	
	#11#E22 (#N) (OCI) (Hallo) (3) E19 (OCCI) (5) and occin	•	•	•	
\	nine hundred and <u>Developerations</u> .				<u> </u>
					č
10	Signed, Sealed and Delivered in the Presence of:			7	ତ୍
۔ تت	Signed, Sealed and Delivered in the Fresh to on.	()	ا ب	F-	-1
- 73	B. il . A Xloso	1 1 in the	1 400	10th Com	7.
ラマ	127 lary a stuck	r viusid	1-21-A19.	28.75 (SEAL)	Ç
, O.	0	1.7	We sof	-	Ċ.
~44	Romand Warin.	N DULY N.	Mitier	(\$EAL)	ក ៤
سببريد	Horas Anna Maria	7.00	11		د ت
a: \	•			<u>©</u> 5	()
LL.				တ္ (2 3
	STATE OF SOUTH CAROLINA			j t	ءَ رَ
	STATE OF SOOTH CARDENIA			\tilde{c}	
			ē	8.	C
_	COUNTY OF	<i>a</i> .	r A	င် မိ	ე. 1 3
G		$\mathcal{L}_{\mathcal{L}}$	VF α	<u>~</u>	<u> </u>
· ·	PERSONALLY APPEARED before me	darian l	· MARK		χ <u>Έ</u>
4			Primit	,	ijΣ
• •	and made oath that the saw the within named		- · · · · · · · · · · · · · · · · · · ·		
	sign; Seal and as (her) (his) (their) act and deed, deliver the	within-written Mortgage, and tha	t_he with		
		ed the execution thereof.		$\circ A$	
	(* · · · · · · · · · · · · · · · · · ·	V V 2	A = A	1///	
		7 - 12 \land 12	arthura A.	Sharm	
	SPORT To be pre the this day of	<u></u>			
3	614	3 6		V	
	Benoard Wren, I.	(L\$\frac{1}{2} \times \frac{5}{2}			
		1 27	•		•
•	Notary Public for South Carolina		57 - 73	5 × 7 5	
•	1600	0 0		octook interpretation of the state of the st	2
	My Confidences Tray 31, 1983	1) Por K		5 6 2 1 2	ŝ
	0		~ =	용 기 기업	ار
			. '	~ 8	<i>-</i>
	STATE OF SOUTH CAROLINA		יאר איי	= 0 ± = 0	5
)	REHUNCIATION OF D	UNEK 💉 🗧	- 6 - 6 - 6 - 6 - 6 - 6 - 6 - 6 - 6 - 6	·
	COUNTY OF	No.	- N T 2	· ਾਰੀ ੂ ਤੋਂ ਜਾਂ ਤ	Ų
	COUNTY 01 ======		5 3		쳤
	0 11.0	ä	- A 2	Z / do hereby certify	*
	1. Berson Wury				
	unto all whom it may concern, that Mrs.				
	and the state of t		did this	day appeal before me, and,	
		clare that she does freely. You	intanty, and without ass	v compulsion, dread or fear	
	of any person or persons who inscreet, resource, release are cessors and assigns, all her interest and estate, and als	o her Right and Claim of Dow	er of, in or to all and si	ngular the premises within	
	menpodes sod telessed		/ / /	. 11 20	
	Estantish advisting	-, 1	Letty H.	Variet	
	Given andecay hard and seal this day of	<u> 22 . 27</u>	Lycung /1.	<u> </u>	
		•			
	Bearant Wen, D.	(L\$)			
	Notery Public for South Carelina				
	31,1983				
	My Contries on Expired			19415	
	Ferm 19320 7. Back	KELUKUEL	FFR 4'74	AUTAU	
	* ******* こくされまで4g(をする)		1111 ' * *		