(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 then owing by the Mortgages to the Mortgagee shall become immediately due and payable, and this in attage 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 insolving 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 law 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 Mortgager shall hold and enjoy the premises above means.

(7) That the Mortgagor shall hold 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 Mortgage shall fully performall the terms, conditions, and covenants 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.

(8) That the covenants herein contained shall bind, and and assigns, of the parties hereto. Whenever used the singular sligenders.	hall include the plural, th	e plural the singular, and the use	rs, executors, administrators, successors of any gender shall be applicable to all
with SS the Mortgagor's hand and seal this 30th day of			
SIGNED, scaled and delivered in the pressence of			
C. h. statell I		/ Lais Jone	s Brown (SFAL)
4 nary S. Jones /	/	Lois Jones Bro	m (SEAL)
1 0 0			(SEAL)
			(SFAL)
	PD O T		
COUNTY OF Greenville	PROF		
Personally appeared the ur act and deed deliver the within written instrument and that (s) he	ndersigned witness and m , with the other witness s	ade oath that (s) he saw the with obscribed above witnessed the exec	in named mortgagor sign, seal and as its cution thereof.
SWORN to before me this 30 day of July	19 <b>_7.4</b>	000	1 na
Mary D. Jeres	(SEAL)	(. K. Ab	(L.S.)
Notary Public for South Carolins. , ,	<u>:                                    </u>		
COUNTY OF	- 3	ION OF DOWER   MORTGA	
above named mortgagor(s) respectively, did this diy appear bef freely, voluntarily, and without any compulsion, dread or fear mortagee's(s') heirs or successors and assigns, all her interest mentioned and released.	fore me, and each, upon of any person whorksex	being privately and separately exa er, renounce, release and forever r	clinguish unto the mortgagee(s) and the
GIVEN under my hand and seal this	<i>:</i>	• "	- <b>,</b>
day of			(SEAL)
	(SEAL)		(SEAL)
Notary Public for South Carolina.		*	•
For valuable consideration, the undersigned mortgagee narr Services, Inc. all of its right, title and interest in the foregoing of This day of In the presence of:	ned in the foregoing mormortgage.	rtgage does hereby sell, transfer, a	ssign and set over unto MCC Financial
COUNTY OF	STILL SEE	ALE DONAL DON	AR DUMAR DOMAR
Personally appeared before me, the undersigned witness, who	<del>-</del>		
deliver the within Assignment and that (s)he together with the	other witness whose nan	ithorized officer sign, ser	
Sworn to and Subscribed before me this the			
day of, 19	·	-Signature o	f First Witness
Notary Public		RECORDED AUG 9 '74	4038
ी का <i>द</i> ह a.	— u ii i	1 1 i	
August 1319 of August 1319 of Mortgages, page 443 As No. 4098  Register of Mesne Conveyance Greenville RETURN TO:  \$10,857.66 Lot	MORTGAGE OF REAL ESTATE hereby certify that the within Mortgage has been this 9th	TO  MORTGAGEE  MCC FINANCIAL SERVICES, INC.	STATE OF SOUTH CAROLINA  MORTGAGOR