THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST, that if the Morteagors shall pay the Promissory Note secured hereby, in accordance with its terms, and any renewals and extensions thereof in whole or in part, and shall comply with all the covenants, terms and conditions of this Morigage, then this conveyance shall be nell and void and may be cancelled of record at the request of Mortgagors. However, should Mortgagors be in default hereunder upon the happening of any of the following events or conditions, namely: (i) default in the payment of any amount due under the Promissory Note secured hereby, or failure to comply with any of the terms, conditions or covenants contained in this Mortgage, or the Promissory Note, or in any Security Agreement also securing said Promissory Note; (ii) loss, substantial damage to, destruction or waste to the land and premises, other than normal wear and tear (except any casualty loss substantially covered by insurance in accordance with the terms of this Mortgage), or cancellation by the insuror of any such required insurance prior to the expiration thereof; (iii) any levy, seizure, distraint or attachment of or on the land and premises, or insolvency, appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Mortgagors which is not dismissed within 10 days of the filing of the original perition therein; and (iv) death of any Mortgagor obligated hereunder, then and in any of such events, the Promissory Note shall, dismissed within 10 days of the filing of the original pertition therein; and (ii) death of any Mortgagor obligated hereunder, then and in any of such events, the Promissory Note shall, at the option of the Mortgagee, become at once due and payable, regardless of the maturity date thereof. Thereafter, Mortgagee, its legal representative or assigns may, and by these presents, is hereby authorized and empowered to take possession of the land and premises hereby conveyed, and, after giving twenty-one (21) days notice by publishing once a week for three (3) consecutive weeks, the time, place and, terms of sale, in some newspaper published in the county where said land and premises are located, to sell the same in loss, parcels or an masse as Mortgagee, its legal representative or assigns, deems best, at public outery in front of the counthouse door of said county, to the highest bidder for cash. The proceeds of said sale shall be applied, first to the expense of advertising, selling and conveying said land and premises, including a reasonable automorys' fee and the cost of preparing any evidence of title in connection with such sale; second, to the payment of any amounts that may have been expended, or that are then necessary to expend, in paying any insurance, tases, or encumbrances on said land and premises; third, to the payment of the Promissory Note and interest thereon secured hereby; and finally, the baiance, if any, shall be paid to the Mortgagors. Mortgagors shall be liable for any deficiency remaining after the sale of the premises, and application of the proceeds of said sale as aforestid, together with interest

	thereon at the same rate as specified in the Promissory Note secured hereby. The bid and purchase in the event of a sale hereunder, and that the Mortgagors shall a after said sale, in the event such possession has not previously been surrendered by ed or allowed with respect to foreclosure or other remedies by the State of South C. Mortgagee in exercising any or all of its rights hereunder or rights otherwise afforde any default as set forth herein or in the event of any subsequent default hereund. The covenants, terms and conditions herein contained shall bind, and the benefits the parties hereto. Whenever used herein, the singular number shall include the placeby secured and any transferre or assignce thereof, whether by operation of I	surrender possession of the Mortgagors. The S Carolina, which shall be id by law shall operate fer, and all such rights and powers shall inure ural, the plural the sing	the hereinabove described la dorigagors agree that Mortga comulative with the aforego is a waiver thereof or preclud shall be comulative. to the respective heirs, execu-	and and premises to the per- ages shall have rights now or it sing remedies. No delay or following the exercise thereof during ators, administrators, success	haser immediately hereinafter accord- orebearance by the the continuance of ors, and assigns of	
	IN WITNESS WHEREOF, the Mortgagors have hereunto set their hands and se		day ofJuly	.19.79		
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	est and deed definer the within written Deed, and that type with <u>28 th</u> Sworm to before one this 10th day of July 19 79	<u> </u>		withersed the e	neusica thereof.	
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•	wife of the within named Mortgagor. Herblert before me, and upon being privately and separately examined by me, did declare th ons, whomsomer, recounce, release and forests reloquish unto the within name forest, of, in, or to, all and singular the premises within mentioned and released.	us she does freely, vol d Mkrigagee, his sucre			ay person or per-	
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