(4) Should said property or any part thereof be taken or damaged by reason of any public improvements or condemnation proceeding, or damaged by the or in any other manner, Mortgagee shall be entitled to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute in its own name, any action or proceedings, or to make any compromise or settlement in connection with such taking or damage.

(5) Whenever, by the terms of this instrument or of said Contract, Mortgagee is given any option, such option may be exercised when the right accrues or at any time thereafter, and no acceptance by Mortgagee of payment of indebtedness in default shall constitute a waiver of any default then existing and continuing or thereafter accruing.

(6) If Mortgagor shall pay said Contract at the time and in the manner aforesaid and shall abide by, comply with, and duly, perform all the covenants and agreements herein, then this conveyance shall be null and void and Mortgagee will, within the statutory period after written demand therefor by Mortgagor, execute a release or satisfaction of this Mortgage or said Contract secured hereby to the contrary, neither this Mortgage nor said Contract shall be deemed to impose on the Mortgagor any obligation of payment, except to the extent that the same may be legally enforceable, and any provision to the contrary shall be of no force or effect.

(8) All Mortgagors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained.

earate use and benefit and that she has not exceeded the control	ts that this instrument has been executed in her behalf, and for her sole and other, but that she is the Buyer hereunder.
TNESS THE MORTGAGOR'S hand and seal, this 22Nd day of Jun	Och D. Bakker (LS)
ened, sealed and delivered in the presence of:	A.C. C. Barble. (L.S.)
Mary Edstern	(L.S.)
dude s. Main	5 Committee of the state of the state of
TATE OF SOUTH CAROLINA  GREENVILLE  DUNTY OF Linda L. Ker	ndall
d made oath that 8 he saw the within named _John D. Barkle	1.4 Witness
s (her) act and deed deliver the within written Mortgage and that <u>S</u> he with itnessed the execution thereof.	Links L. Dewall
ay of A.D. 1982)	1st Witness
Mariel Extent (SEAL)	My Commission expires
lofary Public for South Carolina	ary Commission Capitos
Type Name	
partice	did this day appear before me, and upon being privately and separately examined n, dread or fear of any person or persons whomsoever, renounce, release, and forever from the United States assigns, all her interest and estate, and also all her
Daniel E. Hunt	My Commission Expires
Type Name RECORDED JUL 22 1982 at 12:26	P.M. 3723
	From: From: Count
Tuly 22  Month 22  Month 22  12:26 o'c  Time 1575  Mortgage Record Number 892  Page Number  Recorder Signature  Greenville  For Greina \$37,5  Lot Chinquapin  Recording Fee Hunt and Fer 405 East Fir Easley, S.C.	MORTGAGE  MORTGAGE  MORTGAGE  MORTGAGE  JOHN D. BARKLEY & JUD  BARKLEY  BARKLEY  UNITED STATES  County of GREENVILLE  County of GREENVILLE

The second second