(Real Property Agreement -- Cont.)

- 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indebtedness then remaining unpaid to Bank to be due and payable forthwith.
- 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discredtion, may elect.
- 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatees, devisees, administrators, executors, successors and assigns, and inure to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon.

Witness O. Pun Enlow Labort Withour
Witness Linda tillen / Kimbrough H. Handle
Dated at: Brienville Date 10/35/84
State of South Carolina
County of Greenville
Personally appeared before me (Witness) after being duly sworn says that he saw the within named Rebert W. Hassell of Akimbrush H. Hassellsign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with
tion thereof
Subscribed and sworn to before me
this 2 Suchday of Delater, 1984
Linda tillen Som Earle III
Notary Public, State of South Carolina (Witness sign here) My Commission expires
40000

12859

RECORDER OCT 30 1984 a+9.45 AM

7328-R.2

すし

The second secon

graphic and