He Markager tarther acree that in difficing page and tree to secured person not be eligible to insurance under the National Housing Act within 2 months. If nother date hereof written statement of any officer of the Department of Housing and Urban Development dated subsequent to the -5 % of the first notice date of the Secretary of Housing and Franch Development dated subsequent to the -5 % of the first notice date of the original regions and note and this mortgage, being deemed conclusive proof of some proposal proposal proposal and this portgage being deemed conclusive proof of some proposal proposal page and the boundary of the house of the note may, at its option, declare all subspectical berein no equately due only as above.

It is agreed that the Mortgagor shall hold and error the premises done conveyed until there is a derivative der this mortgage or in the note secured hereby. It is the hold bearing of this distinction that it the Mortgagor of a fully perform all the terms, conditions, and covenants of this cortained and of the note secured hereby, then at the principle mortgage shall be utterly null and void, otherwise to recard in full force and virtue. It there is a bound on any of the terms, conditions, or covenants of this mortgage or of the note secured hereby, then, at the principle the Mortgagee all subsidies owing to the Mortgagor to the Mortgagor shall become immediately due and payable and this mortgage has be foreclosed. The Mortgagor waives the benefit of any appraisement laws of the State of South Carolina. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this mortgage or the title to the precises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses sincluding continuation of all structs 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 have be recovered and collected hereunder.

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS	our hand(s) and seal(s) t	this 6th	gav of	February	. 19 75
0	, and delivered in presence o	it:	Johnny Earl Si	allworth	SEAL
Samo	fra L. Ne	uston 1	Emma Jean W	Stallworth	ing //i SEAL
Lese		····			SEAL
					SEAL
STATE OF SOU COUNTY OF (Greenville Simple				
Personally	appeared before me. Sand hat he saw the within-named	· · · · · · · · · · · · · · · · ·	Stallworth and	Emma Jean W	'. Stallworth
	ey L. Jay	act		witnessed the	and that deponent, execution thereof.
			andra	X.L	(euton)
Sworn to an	d subscribed before me this	6th	Jan day	11/1	1. * *
	Con	nmission Expires	:10/20/教	Jotary Publ.	ic for South Egrafine
STATE OF SOU OUNTY OF	TH CAROLINA CONTROL CO	RENUN	CIATION OF DO	WFR	2011
	Sidney L. Jay a. do hereby certify untivall	, the wife of th	e within-named	mma Jean W. Johnny Earl S	Stallworth
eparately examinate of any per Aiken-Speir	ined by me, did declare that son or persons, whomsoeve , Inc.	she does freely.	voluntarily, and	without any con	eing privately and mpulsion, dread, or the within-named tts successors
nd assigns, all ular the premise	her interest and estate, and s within mentioned and relea	l also all her righ sed.	r. fitle, and clar	m of dower of, in	n. or to all and sin-
			Line fell	n Sind	CK LET SEAL
Given under	my hand and seal, this	6th	da) of	february	19 75
		Commission Exp	ires: 10/20/79	Johan Fublic	for South Carolinu
	properly indexed in			:	- 1
id recorded in Boo ige .	ok this County, Sou	th Carolina	day of		790 #
					Clerk

Re-RECORDED MARE '75 At 3:02 P.M. # 20637

4328 RV.2