(b) That if there is a default in any of the terms conditions or covenants of this morrange, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and pay if he and this conteaue may be foreclosed. Should any legal proceedings be instituted for the forecloside of this corregage or should the Mortgagee become a party of any sufficiently this mortgage or the title to the premises described herein, or should the delt secured hereby or my partitioned be placed with heads of my 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 hereinder.

(7) That the Mortgagor shall hold and enjoy the previous above conveyed until there is a definilt under this mortgage or in the note secured hereby. It is the true meaning of this instrument that it the Mortgagor shall fully perform all 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 the benefits and advantages shall mure to, the respective heirs, executors, administrators, successors assigns, of the parties hereto. Whenever used the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all

iers. NESS the Mortgagor's hand and scal this <u>17th</u> day of <u>Marc</u>	. 19.75	••
And L. Clare	Genviron K.M.S	Ewel (SEAL)
Flaine Unita	Linwood R. McDowell	(SEAL)
	Louis J. DYC	lowell (SEAL)
	Doris J. McDowell	(SEAL)
1		
TE OF SOUTH CAROLINA	PROBATI	
Personally appeared the undersage	med witness and made oath that (s) he saw the within n	amed mortgagor sign, seal and as its
and deed deliver the within written instrument and that (s)he, with DRN to before me this 17 day of March		on thereof.
The sould be	()	
C. Jaren J	(Stat)	(L.S.)
ary Public for South Carolina.	ATANA AT	
TE OF SOUTH CAROLINA UNITY OF Greenville,	RENUNCIATION OF DOWER	•
- ,	do hereby certify unto all whom it may concern, that	the understaned wife (wives) of the
we named mortgagor(s) respectively, did this day appear before m ly, voluntarily, and without any compulsion, dread or fear of any tagee's(s') heirs or successors and assigns, all her interest and es- itioned and released.	ie, and each, upon being privately and separately examing person whomsoever, renounce, release and forever relim	ed by me, did declare that she does quish unto the mortgagee(s) and the
EN under my hand and seal this	Ω	a 1
nanc)	Speca (). DY	SEAL)
" P 2 2) - ON I	(Doris J. McDowell)	
C. S. Shell	(SFAL)	(SEAL)
ary Public for South Carolina.		
ATE OF SOUTH CAROLINA	Name of Mortgagee (Dealer)	Title
OUNTY OF		· Aic
Personally appeared before me, the undersigned witness, who being	g duly sworn says that (s)he saw the within named	**************************************
iver the within Assignment and that (5) he together with the other	by its duly authorized officer sign, seal and as the	e act and deed of said corporation
orn to and Subscribed before me this the		
y of 19	Signature of I	urst Witness
Notary Public RECO	MILL MAR 25 75 At 11:15 A.M.	# 22083
thereby certify that the with day of March at 11:15 A.M. revorded the mortgages, page 567 Mortgages, page 567 Register of Mesne Conveyance \$ 2.880.00 RITURE Lot 28 Strawber "Blueberry Park	inwood MCC P.C. Gxee	
88 . 88 . 28	MCC Financi P.C. Box 28 Gxeenville, MORTGAGE	60
May of Mey of Mey 880.		STATE
March March March Mesue Con	Finar Finar Box novili	
and the	R. and D MORTO Financial Box 2852 nville, S NTGAGE OF	MC OF S
corded in regaince regaince rewards RETURN RETURN Park		NO.
	D C S C OT	MAR 2 6 OF SOUTH CAROLINA MORTGAGOR
Mortgage has been have 220g Av. No. 220g Greenville	GFF CEVICE	MAR CAR
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