THE MANUAL PROPERTY OF THE PRO 8091.]

(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, 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 payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any 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 hereunder.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if 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.

nders.	· ·	\	ral, the plural the singular, and the use of a	ny generi sian de appresade to an
` '		23 day of July	,19 <u>76</u>	(1)
GNED, sealed an	nd deligered in the prescence	200	VI BHD	The second
1	1. Stouge		Frank H Smith	(SEAL)
- Car	Our Smil		/ Frank H. Smith	(SEAL)
				(SEAL)
				(SEAL)
TATE OF SOUT	H CAROLINA		PROBATE	**
	reenville			
	Persona	lly appeared the undersigned witness ment and that (s)he, with the other wit	and made oath that (s) he saw the within these subscribed above witnessed the execution	named mortgagor sign, seal and as its on thereof.
•	and the second s	uny	· //	in w
Mara	h Claime	SMUSA (SEAL	is _ C. Sove	(L.S.
	South Carolina.	berna.	NCIATION OF DOWER	
TATE OF SOUI	TH CAROLINA	N/A Not Mar		-
OUNTIOF) Liben	ndersigned Notary Public, do hereby	*	wife (wives) of the
reely, voluntarily nortagee's (s') he	rtgagor(s) respectively, did y, and without any comput irs or successors and assign	this day appear before me, and each, sion, dread or fear of any person who is, all her interest and estate, and all	upon being	SWIT CHEEN TO
mentioned and re	eleased. y hand and seal this			
	L.	, 19		GENT BURGARA
		(SEAL		(SEAL
Notary Public for	r South Carolina.			a College Car
In the presence of		, 19		(SEAI
			Ву:	
	UTH CAROLINA			Titk
COUNTY OF) oneared before me, the unde	esigned witness, who being duly sworn	says that (s)he saw the within named	
		by its	duly authorized officer sign, seal and as	the act and deed of said corporation
deliver the with	in Assignment and that (s)	he together with the other witness wi	hose name is subscribed above witnessed th	e execution arreot.
Sworn to and S	Subscribed before me this t	he		
day of		19	Signature of	First Witness
	Notary Public		170	2670 L REQ <
	_	RECORDED JUL 28	176 At 11:54 A.M.	2070
	Roginter S L.	MORTO thereby cortify day ofJ at 11:5h A- Mortgages, page	S o K	ORDING 2.5
		MORTGAGE OF creby cortify that the with of July of July artifuges, page 911	NCC Financ P.O. Box i	1000
	C Mesma 00 - 6	MORTG y cornty the second of		- BE
	3 h	reaging the the year the July P	MOR MOR Einancial Box 2852	ey #
	RET St.	The Control of the Co	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	yo yo
	- c 5	de significant		RIGO N
	2.	in Book		NCOO THE C
	Greenvil TO: nick Sp	MORTGAGE OF REAL EST hereby cortify that the within Mortgage has ay of July ay of July t 11:5h A. M. recorded in Book 13 tortgages, page 911 . As No	TO Sexvices. C. 29602	OF SOUTH CAROLIN
		m 8 m		~ ,
	St a	E K		→
	Spgs	STAT		76 岁火
		STATE has been this 28t 1373 of	Inc.	776 - X 2637

ijdaatt.

元子产业