(6) If all or any part of the property or an interest therein is sold or transferred by Mortgagor without prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Mortgagee may, at Mortgagee's option, declare all the sums secured by this mortgage to be immediately due and payable. Mortgagee shall have waived such option to accelerate if, prior to the sale or transfer, Mortgagee and the person to whom the property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Mortgagee and that the interest payable on the sums secured by this Mortgage shall be at such rate as Mortgagee shall request.

(7) The Mortgagee has the option to demand that the balance due on the loan secured by this mortgage be paid in full on the third anniversary date of the loan date of the loan and annually on each subsequent anniversary date. If this option is exercised, Mortgagor will be given written notice of the election at least 90 days before payment in full is due. If payment is not made when due, Mortgagee has the right to exercise any remedies permitted under this mortgage.

(8) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the loan agreement secured hereby. then, at the option of the Mortgagee, and subject to any right of the Mortgagor to cure the default, all sums then owing by the Mortgagor 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 not to exceed 15% of the unpaid amount of the loan, 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.

(9) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the loan agreement secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions,

ared hereby, that then this mortgage shall be utterly null and void;
benefits and advantages shall inure to, the respective heirs, executors, Whenever used the singular shall include the plural, the plural the enders.
<u>April</u> , 19_84
V Blenw D. Packer (SEAL) V Reggy Packer (SEAL)
V Reggy Packer (SEAL)
(SEAL)
(SEAL)
PROBATE
lersigned witness and made oath that (s)he saw the within named tten instrument and that (s)he, with the other witness subscribed above  [EAL] (L.S.)
RENUNCIATION OF DOWER
ablic, do hereby certify unto all whom it may concern, that the under- ely, did this day appear before me, and each, upon being privately and coluntarily, and without any compulsion, dread or fear of any person mortgagee(s) and the mortagee's(s') heirs or successors and assigns, all n and to all and singular the premises within mentioned and released.  oril  19 84
EAL)(SEAL)
P. BRADLEY WORTAGE  STATE OF SOUTH CAROLINA  MORTGAGOR  Packer  Packer  MORTGAGE  ASSOCIATES FINANCIAL  ASSOCIATES FINANCIAL

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