(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgagor and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.

(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 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, 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 convenants 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 inure to, the respective heirs, executors, administrators successors and 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 genders.

use of any gender shall be applicable to all genders.	menever used	, me singular snal	u include	the plural, the p	iural the sing	Jular, and the
WITNESS the Mortgagor's hand and seal this 4th	day of	March		1974.		
SIGNED, sealed and delivered in the presence of:	<u> </u>	10 1	,	11	$\bigcirc$	
W. Maure Austlebann	$\longrightarrow$	Hu (Vin	le G	Sendu	un to	SEAL)
prel 271+1		2	1.10.	11	0	- <b>,</b>
array & Caren		rays c	CHI	to the	Rever	(SEAL)
						(SEAL)
•						(SEAL)
						(SLAL)
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		I	PROBATI	E		
Personally appeared the undersigned witness and mortgagor's(s') act and deed, deliver the within written execution thereof.	nade oath that Mortgage, and	that (s)he with	the othe	r witness subscri	(s) sign, seal bed above,	and as the witnessed the
SWORN to before me this 4th day of Marc	h	, 19 74.	1 0		<b>.</b>	_
ld. Mawm Gualleban	(ŚEAL)	, 19 <b>74</b> .	relys	ت ال	litch	<u></u>
Notary Public for South Carolina My commission expires: 7-24-80		_ •				
			<del></del>			<del></del>
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	1	RENUNCIATION	OF DO	OWER		. •
I. the undersigned	Notary Public.	do bereby certify	unto all	whom it may co	ncern, that th	he undersion-
ed wife (wives) of the above named mortgagor(s) respect examined by me, did declare that she does freely, volun	tively, did this d	lav appear before	e me, and	each, upon bein	o privately a	nd senarately
nounce, release and forever relinquish unto the mortgagee and all her right and claim of dower of, in and to all as	(s) and the more	gagee's(s') heirs o	or success	ors and assigns.	all her interes	st and estate,
GIVEN under my hand and seal this	id siligular die j	premises writin i	nemioneo	and released.	/	
4th day of March 1974.		Just.	ZUK	ee fl.	erder	etal.
a. Mawn Guallebain	(SEAL) _	<i></i>				ाउँ यो
Notary Public for South Carolina.		DUEU TIND I	)7A	<b>60.640</b>		TE S
My commission expires: 7-24:80	RECU	RDED MAR 4	74	21772		
						1次美国
Rel & Bo 19.	<b>5</b>					
ook 1303 of s No. 1303 of s No. 1303 of Convergister of Mesno Conv	Ma	<b>5</b> 0		h-d	. બુ	S N B
The at helph P. M.  The at helph P. M.  No. of Mortgages, page  No. of Mortgages, page  No. Attorneys at Law Greenville, South Carolina  34,088.40  Ot U.S. Rt. 276.  fauldin  fauldin		South Carolina Bank		Faye White Henderson	मू	SIATE OF
of Me	्रे । इं	Ţ		7e	٠ د	
	₹   🗖	1		\$	Ž	9 0 N
day of March  Little  of Mortgag  of Mortgag  of Mortgag  Attorneys at L  Creenville, South C  40  Rt. 276	ge Ge	l li		þ.	a d	THE PARTY NAMED IN COLUMN TO THE PARTY NAMED
w Egy V of E- of	g	roli: Bank		ю́	le H and	
N SAT B Y W	*   <del>*</del>	F	5	He	r es	F C N
farch P Aortgage LIKER, Sat La- South Ca		ğ.	•	ä	ည်	多日
Con Sec. P.	ို့ B	Z	1	ler	Η̈́ (0	क्रि १ 🖫
pag pag	fort   -	Ť.		်း လ	ğ	H A &
this lith day of March  19 74 at 1:144 P. M. record  Book 1303 of Mortgages, page 237  As No.  Register of Mesne Conveyan@reenville  LATHERWOOD, WALKER, TODD & MA  Attorneys at Law  Creenville, South Carolina  34,088.40  Lot U.S. Rt. 276.  Mauldin  Mauldin	Mortgage of Real Estate	National		Ħ	John Clyde Henderson, Jr.	STATE OF SOUTH CAROLINA COUNTY OF GREMNBILLE 1974
Z 2 3	g d	لة	1		Ä	19 - WA
recorded in e 23] le County & MANN	rigage of Real Estate				•	STATE OF SOUTH CAROLINA COUNTY OF GREANNELLE 1974
~   <del> </del>     <del>   </del>	8					12

4328 RV-2

JAAA

W