1369 FASE 214 AND IT IS FURTHER AGREED, by and between the said parties, that should legal proceedings be somewhat for the time closure of this mortgage, or for any purpose involving this mortgage, or should the debt hereby secured be placed in the hards of an attorney at law for collection, by suit or otherwise, that all costs and expenses incurred by the mortgagee, Dinneratio Indian of Importable, Inc. their negatives of assigns, including a reasonable counsel fee out not less than ten per cent. of the amount involved) shall thereup on become due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder. PROVIDED, ALWAYS, and it is the true intent and meaning of the parties to these Presents, that when the said microgagoe, \$5.55 heirs, executors or administrators shall pay, or cause to be paid unto the said mortgagee, certain attorneys or assigns, the said debt, with the interest thereon, if any shall be due, and also all sums of money paid by the said mortgagee Data stic Leans of Incontille, Inc. their each score or assigns, according to the conditions and agreements of the said note, and of this mortgage and shall perform all the obligations according to the true intent and meaning of the said note and mortgage, and the conditions thereinder written, then this Deed of Bargain and Sale shall cease, determine and be void, otherwise it shall remain in full force and virtue. AND IT IS LASTLY AGREED, by and between the said parties, that the said mietzagee to hold and enjoy the said premises until default of payment shall be made. WITNESS OUT Hand and Seal, this 225 day of in the year of our Lord one thousand nine hundred and Source thy-six and in the one hundred and Tuo hundredth. year of the Sovereignty and Independence of the United States of America.

Edward Street " Signed, sealed and delivered in the presence of

Greenville.

BEFORE ME personally appeared High Lowin

and made outh that he saw the within named . Director D. Stroof and Lois Strough

act and deed, deliver the within written Deed; and that - g be sign, seal, and as

Ratha Milron

witnessed the execution thereof.

Sworn to before me, this

ويزا day of

Kay Levin

STATE OF SOUTH CAROLINA. County

Grainwill a I, E. J. Sulft

a Notary Public, do hereby certify unto all whom it

Lois Stread may concern, that Mrs.

the wife of the within named

Diverd R. Stroud

did this day appear before me, and mem being

privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named

Demostic Loand of Organitie, Inc. their segregate

mentioned and released.

Given under my Hand and Seal, this

RECORDED JUN 2 '76 At 3:49 P.M.