San Maria San

-

9. The Mortgagor further agrees that surance under the National Housing Act wof the Department of Housing and Urban Development dated subsequent to the note and this mortgage, being deemed conote may, at its option, declare all sums surfice this mortgage or in the note secured he fully perform all the terms, conditions, and this mortgage shall be utterly null and vo any of the terms, conditions, or covenants the Mortgagee, all sums then owing by the and this mortgage may be foreclosed. The South Carolina. Should any legal proceed Mortgagee become a party to any suit involve the debt secured hereby or any part therefore otherwise, all costs and expenses (including attorney's fee, shall thereupon become due as a part of the debt secured hereby, and make the covenants herein contained shall heirs, executors, administrators, successor ber shall include the plural, the plural the	ithin Development time nclusive pro ecured hereb hold and enj reby. It is the d covenants id; otherwis s of this mo e Mortgagor dings be invingthis more of be placed ing continuate and payabl hay be recov I bind, and is, and assi	from the or authorized a from the date of of such inel oy immediately dipy the premises he true meaning of this mortgage to remain in fortgage, or of the to the Mortgage waives the benestituted for the tgage or the title in the hands of ion of abstract) he immediately of ered and collect the benefits and gns of the parties	date hereofogent of the of this more gibility) the und paya above convertibles and of the ull force and of the convertible of any aforeclosure to the premanded hereunded advantages hereto. We are to the premanded hereunded advantages hereto.	twritten statemer Secretary of He gage, declining of Mortgagee or ble. The secured until the requirement that if the enote secured divirtue. If the ed hereby, then me immediately ppraisement law of this mortgagnises described by at law for collithe Mortgagee, at the option r. In significant to the secured by a state of the force of the force of the force of the secured by a state of the force of the secured by a state of the force of the force of the secured by the s	ent of any officer ousing and Urban to insure said the holder of the e is a default unterprete and then the hortgagor shall hereby, that then is a default in, at the option of due and payable we of the State of ge, or should the herein, or should lection by suit or and a reasonable of the Mortgagee, o, the respective the singular numbers of	
WITNESS Our hand(s) and seal(s)	this 27	7th day	of Ja	nuary	, 19 78	
Signed, sealed, and delivered in presence of		Jones	Busto	wh	SEAL	j
Jago C. Callon		dues	26. L	augher	SEAL	<u>;</u>
Dace of Bouma					SEAL	J
					∏ SEAL	1
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE Personally appeared before me the and made oath that he saw the within-named sign, seal, and as their with the other witness subscri	i Jame		deliver the	within deed, an	ughn d that deponent, ecution thereof.	
		A 7			7	-
Sworn to and subscribed before me this		27th	day of	January	. 19 7	8
		My Comm	ission ex	Notary Publical	og South Carolina	i
STATE OF SOUTH CAROLINA SS:		RENUNCIATION				•
I, Dale K. B for South Carolina, do hereby certify unto al	l whom it ma , the wi	fe of the within-	nam <mark>ed</mark> Jar	sa B. Vaugh nes Bruce Va	aughn	
separately examined by me, did declare the fear of any person or persons, whomsoev NCNB Mongage South, I and assigns, all her interest and estate, ar gular the premises within mentioned and rele	at she does er, renounc NC. id also all l	e, release, and	ily, and wit forever re	hout any compu linquish unto t	llsion, dread, or he within-named , its successors	9 .
		Lesson	-BVa	Luch	SEAL	:
Given under my hand and seal, this	27th	d	ay of]	anuary	. 1978	÷ .

Clerk

Notary Public for South Carolina
My Comm expires 4/7/79

day of

22395

19

County, South Carolina

Page

Received and properly indexed in and recorded in Book thi