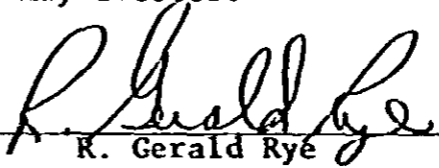
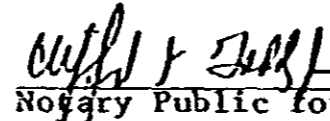


That Southland Properties is entitled to a Warrant of Attachment under the further grounds set forth in the 1962 South Carolina Code of Laws, as amended, §10-951 which states in part:

In an action arising for the recovery of purchase money which is past due for any real or personal property, the plaintiff, at the time of the issuing of the summons or any time afterwards, may cause the property of the defendant for which the purchase money is payable to be attached in the manner prescribed in this article as security for the satisfaction of such judgment as the plaintiff may recover.*****


R. Gerald Rye

SWORN to before me this
7th day of February, 1977.

 (L.S.)
Notary Public for South Carolina

My commission expires: April 7, 1979

RECORDED FEB 10 1977

21127

4328 RV-23