the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an 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.

10. 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 number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS my hand and seal this	10th	_ day of	J	une	, 1959.	
Signed, sealed, and delivered in the presence of:		•	Ste	lla	m. Tayl	(SEAL)
1) 4 Cullour		,	· · ·	······································		(SEAL)
Witchell King of		*				(SEAL)
		s .				(SEAL)
STATE OF SOUTH CAROLINA,		1				
COUNTY OF GREENVILLE						
Personally appeared before meoath thathe was present and saw				agor(s) S		and made
Mitchell King, Jr.						
SWORN to before me this the			00	0/ 18	20/10	
WHI 15 5	_1959. (L. S	S.)	-t'	<u> </u>	V / WULA	
		-				
STATE OF SOUTH CAROLINA			RENU	NCIATIO	N OF DOWE	ર
COUNTY OF GREENVILLE		)	Mor	tgagor	Woman	
I,		_, do he	reby certi	fy unto a	all whom it ma	ay concern,
that Mrs.			, wi	fe of the	within named	mortgagor,
did this day appear before me, and upon that she does freely, voluntarily, and wit whomsoever, renounce, release and for ings and Loan Association of Greenville also all her right and claim of dower of, i released.	thout an ever rel , its suc	y compu inquish cessors a	lsion, drea unto the and assign	ad or fear within n as, all he	of any person amed First For interest and	or persons, ederal Sav- estate, and
Given under my Hand and Seal this						
day of,	1959.					•
Notary Public for South Carolina	(L. S	5.)				