Court of said state, at chambers or otherwise, or to any Judge of the County Court in any equity) which has a county court, for the appointment of a receiver, with authority to take possession of said premises and rollect said rents amb profits, applying the said profits (after paying the cost of collection) upon said-debt, interest, cost and expenses without liability to account for anything more than the rents and profits actually collected.

In the event foreclosure of the premises hereinabove described is instituted the mortgagerds) berein expressly warves the blanch of any and all appraisement laws under the Status of the State of South Carolina Fastisciance if the indebtedness secured hereby be guaranteed or insured under the Servicepoen's Readjustinent act as Amended, such Acts and Regulations issued thereunder and in effect on the date hereby shall govern the right, duties and liabilities of the parties hereto, and any provisions of the set of the intermediac executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to combine

PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I/we the said mortgagor (a), my/ the first fi

And it is further agreed by and between the said parties hereto, that the said mortgagor (\$) is/are to hold and by the soil premises until default of payment shall be made. But if I/we shall make default in the payment of emory the and primities until default of payment shall be made. But if I/we shall make default in the payment shall be made. But if I/we shall make default in the payment of shall make default in any of the trovenants and payments as including as the payment of space of their days, then, and in such event, the Association may, it its option declare the whole amount becomes at once due and payable, together with costs and reasonable attorneys free, and shall have the right to foreclose the mortgage.

at oner dor Its mortgage IN WITNIES WHEREOF I we have hereved set my, our hand(s) and scal(s). Wits the hay of Jume? son the year of our Lord One Thousand, None Hundred and Sixty - Theren Eighty - seventh and in the One Hundred and year of the Independence of the United States of America Signed, scaled and delivered in the presence of Mogeph D. Garift 1 part de Spiration (NEAL) MAair Jack (BEAL) State of South Carolina PROBATE COUNTY OF GREENVILLE PERSONALLY appeared before me lowe W. Grendllion and made bath that Joseph D. Gault Whe saw the within named sign, seal and as act and deed deliver the within written deed, and that . I he, with H. Ray Davis witnessed the execution thereof. 10th SWORN to before me this the i. , A. D., 1903 Notary Public for South Carolina State of South Carolina RENUNCIATION OF DOWER COUNTY OF GREENVILLE H. Ray Davis a Notary Public for South Carolina, do hereby certify unto all whom it may concern that Mrs. Dora Gault the wife of the within named did this day-appear before me, and, upon being privately and separated examined by me, did declare that also died this day-appear before me, and, upon being privately and separated examined by me, did declare that also dies freely, voluntarily and without any compulsion, dread or fear of any person of persons whomsolever remained receives and forever relinquish unto the within named FIRST FEDERAL SAVINGS AND LOAN ABBOCIATION OF GIRENVILLE, its successors and assigns, all her interest and estate, and also all her right and clidical Dayer of, in or to all and singular the Premises within mentioned and released. GIVEN unto myshand and seal, this $\omega_{\rm f}/10 th$. ν Dora Chuly , A. D., 1903

Recorded this 12th of June, 1963, at 5:27 P.M., No. #3: 137

Klaiso. Notory Public for South Carolina