- 5. That Mortgagor (i) will not remove or demolish or alter the design or structural character of any building now or hereafter erected upon the premises unless Mortgagee shall first consent thereto in writing; (ii) will maintain the premises in good condition and repair; (iii) will not commit or suffer waste thereof; (iv) will not cut or remove nor suffer the cutting or removal of any trees or timber on the premises (except for domestic purposes) without Mongagee's written consent; (v) will comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the premises, and will not suffer or permit any violation thereof.
- 6. If at any time any part of said sums hereby secured be past due and unpaid the Mortgagor hereby assigns the rents and profits of the above described premises to said Mortgagee, or its successors or assigns, and agrees that any judge of the Circuit Court of said State may, et chambers or otherwise appoint a receiver, with authority to take possession of said premises and collect said rents and profits, apply the net proceeds thereof (after paying costs of collection) upon said debt, interests, costs and expenses without liability to account for anything more than the rents and the profits actually collected.
- 7. If default be made in the payment of any installment of said note or any part thereof when due, or in the performance of any of Mortgagor's obligations, covenants or agreements hereunder, all of the indebtedness secured hereby shall become and be irrnmediately due and payable at the option of the Mortgagee, without notice or demand which are hereby expressly waived, and this mortgage may be foreclosed.
- 8. In case the indebtedness secured hereby or any part thereof is collected by suit or action or this mortgage is foreclosed, or put into the hands of an attorney for collection, suit, action or foreclosure, Mortgagor shall be chargeable with all costs and expenses, including reasonable attorney's fees, which shall be immediately due and payable and added to the mortgage indebtedness and secured hereby.
- 9. No delay by Mortgagee in exercising any right or remedy hereunder, or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any default hereunder.

PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these presents, that if the said Mortgagor does and shall well and truly pay, or cause to be paid unto the said Mortgagee the said debt or sum of money aforesaid, with interest thereon, if any shall be due according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise to remain in full force and effect.

AND IT IS AGREED, by and between the said parties, that the Mortgagor is to hold and enjoy said premises until default of payment shall be made.

This Mortgage shall inure to and bind the heirs, legatees, devisees, administrators, executors, successors and assigns of the

Signed, sealed and the presence of:	ORS hand and seal, this delivered in	20 V day of	us, I that	(L. S.)
Jan.	Pede		J	(L. S.)
CATE OF SOUTH CAROLING OUNTY OF Greenvill			A PROBATE	
PERSONALLY APPEARED	BEFORE ME		Miran	
cl made oath thathe saw th	e within named Tem	ry J Hutto and	Jackie Hartzon/mos	
(her) act and deed deliver the	within written deed and th	ruicn he with	moder Con	o
nessed the execution thereof.	: 1		2nd Witness	The state of the s
orn to before me, this 20%	· ·	?	0511.	
Chille Typur tary Public for S. C. Y	, A.D. 1970 52 (SEAL)	· · · · · · · · · · · · · · · · · · ·	1st Witness	
ATE OF SOUTH CAROLINA	ì		1981	
UNTY OF Greenville	}		RENUNCIATION OF	DOWER
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ed Terry J Hutto	did this day as	nnan kafan —		the wife of the within
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sunce, release, and forever relin- successors and assigns, all her ruises within mentioned and re-	interest and estate, and als	so all her right and	claim of Dower of, in o	r to all and singular the
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