(4) That it will pay, when due, all taxes, public assessments, and other governmental or maincipal charges, times or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises. (5) That it bereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgagor and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt occurred bereby. secured hereby. (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal preceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any 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.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured bereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virture.

(8) That the covenants herein contained shall bind, and the benefits and advantages shall inute to, the respective heirs, executors, administrators, successors and assigns, of the parties hereto. Whenever used, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

(9) If the mortgager should convey the property or any interest therein, to any other party without first obtaining written consent from the mortgagee, or should a creditor, receiver, or trustee in bankruptcy obtain an interest in the property or should any party obtain an interest by attachment or any means other than inheritance (or will), or should the mortgager or the mortgagee be made a party to any action involving the title to the mortgaged premises or which might affect the security interest of the mortgagee then the entire principal balance with interest and service charge accruing thereon shall become immediately due and payable at the option of the mortgagee.

(10) Mortgagee shall be entitled to receive any sums which have been or may be awarded mortgagor for the condemnation of the premises or any part thereof for public use and sums which may be awarded mortgagor for damages caused by public works or construction on or near the premises. All such proceeds and awards are hereby assigned to mortgagee, and mortgagor upon request by mortgagee agrees to make, execute and deliver any additional assignments or documents which may be necessary from time to enable mortgagee, at the option, to collect and receipt for tame. Unless otherwise agreed, any sum received by mortgagee under the provisions of this paragraph shall be applied to the payment of principal, whether then matured or not, in the inverse order of the maturity.

STATE OF SOU	ortgagor's hand an and delivered in the second of the seco	E }	(A)	day of	July PROB	Julia Julia Marth	n L. P	ruitt	the within above with	named m	SEAL) SEAL) SEAL) ortgagor
WORN TO be for	South Carolina. Expires: 5-4-		July	tS	79 SEAL)	(In	<u>u st. e</u>	<u>Eii.</u>	16)U		
sife (wives) of the standard forces tells that forces tells that forces tells that forces to the standard forces t	TH CAROLINA GRENVILLE the above named are that she doe quish unto the mand to all and hand and seal the property of the seal the seal that t	i, the mortgagori s freely, we contgagoo(s) i stogular th	oluntarily, and and the moriga se premises with	stary Public, ded this day without any geety() here in wentworked by the best but the best best by the best best by the best best by the best best by the best by the best best by the best best by the best by the best best by the best best by the	do hereb appear be compalida s or socie and rekas	fore me. as con, dread to soors and ave.	to all whom if each, upon it fear of an egin, all her	i being pri y person inferest ar	vately and s whomsoever ad estate, ar	eparately e , renounce	release
ly commission a	South Carolina. spires: 5-4- uly 31, 19		4:05 P/M	C	S) AL)				368	ટ	Julia
Winner 5		SOUTHERN FINANCIAL SERVICES, INC	COUNTY OF SOOTH CAROLINA COUNTY OF		A No.	19 79 at 4:05 p/m rev Book 1475 of Mortgages, page 356	this 31 day of July	Mortgage of Real Estate		TO SOUTHERN FINANCIAL SERVICES, INC.	STATE OF SOUTH CAROLINA (1652)

THE SHAPE

SFS-25 (2-79)