7. Prior Liens. Default under the terms of any instrument secured by a lien to which this Mortgage is subordinate shall constitute default hercunder

8. Acceleration: Remedies, Upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower specifying. (1) the breach; (2) the action required to cure such breach, (3) a date by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice, Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports, all of which shall be additional sums secured by this Mortgage

9. Appointment of Receiver. Upon acceleration under paragraph 8 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the management of the Property and collection of rents, including, but not limited to receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

In witness whereof the said Mortgagor have bereunto set their hands and seals on the date first written above.

Signed, Sealed and Delivered In the Presence of:

State of South Carolina Greenvi Personally appeared	d before me the undersigned with	ess and made oath thathe saw	Setty A. Layler Williams PROBATE the within-named Ever ette E. Williams a with the other witness named above witnessed the execution thereof.
Sworn to before methic of January	19 82 19 South Carolina for South Carolina mission expires: 9-18-90		Jany & Wordacol (Witness)
and separately examin renounce, release and and singular the Prope	I Notary Public, do hereby certified by me, did declare that she do forever relinquish unto the Lenderty.	es freely, voluntarily and without	RENUNCIATION OF DOWER Mortgagor did this day appear before me and, upon being privately any compulsion, dread or fear of any person or persons whomsoever, or interest and estate and also her right and claim of dower in or to all
Sworn to before me to of CALCA! Notary Publ My con (SEAL)	for South Carolina Sinission expires: \$723-69	at 2:08 P.M.	Betty a. Jaylow Welliams (Wife of Morgagor)
Winever: \$8,111.26 Lot 25 Strawberry Dr BLUEBERRY PARK	Register Mesne Conveyance. Greenville SATISFACTION OF MORTGAGE The undersigned being the owner and holder of the within Mortgage. Inchnowledges that the debt which was secured thereby has been paid in full and the lien of the Mortgage is satisfied and cancelled. (SEAL)	Filed this	State of South Carolina (15.237) County of Carolandile MORTGAGE Everette E. Callidade on Setty A. Raylons (aka Setty Francokment on Sorto 2000) Financokment on Sorto P. O. Box (000) Sprearville, 30 2006

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