(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 proceedings 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 proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any attorney at law for collection by suit or otherwise, 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, premises described herein, or should 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 hereby. It is the 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,

meaning of this instrument that if the Mortgagor shall fully then this mortgage shall be utterly null and void; otherwise to (8) That the covenants herein contained shall bind, and t) [cmain in tun force a	urd virtue.	respective heirs, exec	cutors, administr	rators, successors
assigns, of the parties hereto. Whenever used the singular sin	an include the planar,	the plural the singular	, and the use of any	gender statt ov	apparent to the
NESS the Mortgagor's hand and seal this tay of	ma en	, 192			
NED, sealed and derivered in the prescence of		Milde	ed H. McKend	F-Kerde	ee (SEAL)
THAT OF HILLS		Mildr	ed H. McKend	ree	(SEAL)
Whom I have					(SEAL)
				<u></u>	,
					(SEAL)
ATE OF SOUTH CAROLINA	PF	OBATE			
UNTY OF GREENVILLE Personally appeared the un	ndersigned witness an	d made oath that (s) he	saw the within nan	ned mortgagor	n, seal and as its
and deed deliver the within written instrument and that (s)ne	, with the other withe	ss subscribed/aboy with	nessed the execution	thereof.	/
ORN to before me this 1 day of March	, 19_83	11/14	JUK	Milo	les .
lent A) (A)	(SEAL)	## # YV	The year	V V V V	(b.S.)
ary Public for South Carolina. 8-28 83		ATTOM OF DOWER			
ATE OF SOUTH CAROLINA	RENUNC	N/A - Woman	ia Ormar		•
UNITY OF I, the undersigned Notary			that th	ne undersigned t	wife (wives) of the
we named mortgagor(s) respectively, did this day appear bet ely, voluntarily, and without any compulsion, dread or fear rtagee's(s') heirs or successors and assigns, all her interest intioned and released.	fore me, and each, up	ou cents burgery free	A formula colings	ich unto the mo	retenence(s) and the
VEN under my hand and seal this	19				(SEAL)
y of					(SEAL)
	(SEAL)				(SERL)
tary Public for South Carolina.	ASSIGNM				
rices, Inc. all of its right, title and interest in the foregoing This day of the presence of:	, 19	Name of Mortga	gee (Dealer)		(SEAL)
		Bv:			Title
TATE OF SOUTH CAROLINA					i rue
OUNTY OF Personally appeared before me, the undersigned witness, wh	o being duly sworn sa	vs that (s)he saw the wi	thin named	····	
			in and as the	act and deed o	of said corporation
liver the within Assignment and that (s)he together with th	e other witness whose	e name is subscribed ab	ove witnessed the ex	cecution thereof	f
worn to and Subscribed before me this the				•	•
y of, , 19	 •		Signature of Fir	st Witness	
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Notary Public	100141	INUED ON NE	M PAGEI		
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page 7 i. page 7 ii. page 7 iii. Box	MORTGAG	aro gus	10		STATE
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