## VOL 1855 PAGE 643

AND IT IS AGREED by and between the parties that in the case of foreclosure of this mortgage, by suit or otherwise, the Mortgagee shall recover of the Mortgagor a sum as attorney's fee as set out in said note which shall be secured by this Mortgage, and shall be included in judgment of foreclosure.

BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL CONDITION: If the total amount of the debt, interest, advances and other sums secured hereby are paid in full in accordance with the terms of the above mentioned Note and this Mortgage, this conveyance shall be null and void and title shall revest as provided by law. If, however, there shall be a default in the performance of any of the covenants, terms and conditions of this Mortgage or under the Note or any advance secured hereby, all sums owing to Mortgagee hereunder or under said Note, regardless of maturity and without notice, shall immediately become due and payable at the option of Mortgagee and Mortgagee may foreclose this Mortgage by Judicial Proceedings.

year first above written.	luly signed, sealed and delivered by Mortgagor the day and
x Cothy D. Chwin  1st witness  X Accura Sugaria  2nd witness	Y Carlos A. Neal  X Matilda Neal  (SEAL)  Matilda Neal
oath that (s) he saw the within-hamed	iver the within - written Mortgage of Real Property; and
carlos A Neal  privately and separately examined by me, did de complusion, dread or fear of any person or persons  the within-named ALLSTATE ENTERPRISE	RENUNCIATION OF DOWER
Given under my Hand and Seal this  29th day of March  B. Darline Buthrei (L. S.)  Notary Public for South Carolina  My Commission Expires: 2-15-89	, 1984 <u>V Matilda</u> , Meal Matilda Neal

Mirco

30915