Court of said state, at chambers or otherwise, or to any Judge of the County Court in any county, which has a county court, for the appointment of a receiver, with authority to take possession of said premises and collect said rents and profits, applying the said profits (after paying the cost of collection) upon said debt, interest, cost and expenses without liability to account for anything more than the rents and profits actually collected.

In the event foreclosure of the premises hereinabove described is instituted the mortgagor (s) herein expressly waives (or waive) the benefit of any and all appraisement laws under the Statutes of the State of South Carolina Parthermore, if the indebtedness secured hereby be guaranteed or insured under the Servicemen's Readjustment act as Amended, such Acts and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to conform thereto.

PROVIDED, ALWAYS, nevertheless, and on this EXPRESS CONDITION, that if I/we the said mortgagor(s), my/our heirs, or legal representatives, shall on or before the first day of each and every month, from and after date of these presents, pay or cause to be paid to the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF GREEN-VILLE, its successors or assigns, the monthly installments as set out herein, until said debt, and all interest and amounts due hereon, shall have been paid in full, then this deed of trust and bargain shall become null and void; otherwise to remain in full force and virtue.

And it is further agreed by and between the said parties hereto, that the said mortgagor(s) is/are to hold and enjoy the said premises until default of payment shall be made. But if I/we shall make default in the payment of said monthly installments, or shall make default in any of the covenants and provisions hereinabove set out for a space of thirty days, then, and in such event, the Association may, at its option, declare the whole amount hereunder at once due and payable, together with costs and reasonable attorney's fees, and shall have the right to foreclose

its mortgage	
IN WITNESS WHEREOF I/we have he	ercunto set my/our hand(s) and seal(s), this the 22nd
day of a February , in the year o	our Lord One Thousand, Nine Hundred and Sixty-Three
and in the One Hundred and Eighty-Se	venth year of the Independence of the United States of America.
Signed, sealed and delivered in the presence	of: (SEAL)
Lawe Wat grulpion	
· Tokey nows	Nancy J. Craig
- Janey News	(SEAL)
State of South Carolina	
	PROBATE
COUNTY OF GREENVILLE	Time III Committee
PERSONALLY appeared before me	
She saw the within named	. C. Craig and Nancy J. Craig
45	
sign seal and as their act and	deed deliver the within written deed, and that she, with
H. Ray Davis	witnessed/the execution thereof:
	Withesper the execution mercor.
SWORN to before me this the 22nd	
SWORK to before the till the	Lawe W. Sumillion
day of February	A. D., 19_63
Notary Public for South G	(SEAL)
/	
State of South Carolina	RENUNCIATION OF DOWER
COUNTY OF GREENVILLE	
H. Dan Danie	
ı, H. Ray Davis	a Notary Public for South Carolina, do
hereby certify unto all whom it may concer	n that Mrs. Nancy J. Craig
	L. C. Craig
the wife of the within nameddid this day appear before me, and, upon b	eing privately and separately examined by me, did declare that she does
release and forever relinguish unto the with	ulsion, dread or fear of any person or persons whomsoever, renounce, in named FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF
GREENVILLE, its successors and assigns, in or to all and singular the Premises with	all her interest and estate, and also all her right and claim of Dower of, in mentioned and released.
GIVEN unto my hand and seal, this2	2nd 7
\mathcal{I}	A. D., 1963 Mancy J. Craig
- Total Wind	
Notary Public for South	(SEAL)
1 1/2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(Sec

Recorded February 25, 1963 at 1:50 P. M.