otherwise, the mortgagee shall recover of the mortgagor a	reasonable sum as attorney's fee, which shall be secured
by this mortgage, and shall be included in judgment of for	reclosure.
WITNESS my Hand and Sea	al this 18th day of Sept. in the
year of our Lord one thousand nine hundred and sixt	y-eight and in the one hundred
and ninety-third year of the Sovereignty and	d Independence of the United States of America.
SIGNED, SEALED AND DELIVERED	I va Matteson Me Danut (L.S.)
IN THE PRESENCE OF	£ 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1
C	(L. S.)
That Il Tlamis	
Tombo a social	(L. S.)
Thomas a. m = nearly	
,	(L. S.)
State of South Carolina,)	
GREENVILLE COUNTY.	
Personally appeared before me	Thomas A. McHeill
and made oath that he saw the within-named	Dora Matteson McDaniel
sign, seal, and, as hor act and deed, deliver th	e within-written Mortgage; and thathe
with W. E. Knudson.	witnessed the execution thereof.
Sworn to before me this 18th	1
)
day of September , A. D. 1968 .	}
inda H Hania: s.)	Thansa a mi melle
Notary Public for South Carolina.	
	•
State of South Carolina	
State of South Carolina,	No RENUNCIATION OF DOWER
Greenwill County.	
I,	, do hereby certify
unto all whom it may concern, that Mrs.	
the wife of the within-named	
did this day appear before me, and, upon being privately	and separately examined by me, did declare that she
does freely, voluntarily, and without any compulsion, dread	d or fear of any person or persons whomsoever, renounce,
release and forever relinquish unto the within-named	
and assigns, all her interest and estate, and also her Rig	ght and Claim of Dower of, in or to all and singular the
premises within mentioned and released.	
Circan under mu Hand and Scal this	
Given under my Hand and Seal this	
18 day of September , A. D. 19 68.	
e trop of	Dora Matteson M. Canel.
\ \tag{\chi_{\chi}\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi\ti}}\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi}\ti}\chi_{\chi\ti}}\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi}\ti}\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi\tingbr\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi\tinmb\chi_{\chi_{\chi_{\chi_{\chi_{\chi_{\chi\tingbr\chi_{\chi_{\chi\tingbr\chi_{\chi_{\chi_{\chi_{\chi}\tinmbr}\chi\tinmbr}\chi\tinmbr}\chi\tinmbr}\chi\tinmbr}\chi\tinmbr}\chi\tinmbr\chi\tinmbr\chi\tinmbr}\chi\t	Dona Mattleson III Canuf.
Desip of The	
Notary Public for South Carolina	
Notary Public for South Carolina.	

Recorded Sept. 27, 1968 at 9:30 A. M., #7758.

And it is Acreed by and between the parties that in the case of foreclosure of this mortgage, by suit or