VD 10 /0

Witness

COUNTY OF

COUNTY OF

STATE OF SOUTH CAROLINA

GREENVILLE

PERSONALLY APPEARED BEFORE ME ... and made oath that he saw the within named CHARLY-S R

worn to before the the same th TO LE PULL YOU WORKET Public

OF OTH CARO STATE OF SOUTH CAROLINA

Nothry Public Sucr 22, 1978

GREENVILLE

Given under my band and seal with this with the control of the con

en were the cal Noracy Public, S. C. Austrauffericht expines jury 22, 1878

Kri Car

CHARLYS R.

CATHERINE D. CONWER

right and claim of Dower, of in or to all and singular the Premises within mentioned and released.

dread or fear of any person or persons whomsoever, renounce, release, and forever relinquish unto the within named ...

esh Mr. C

before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,

Recorded February 26, 1970 at 9:30 A. M., #18904-108N TO: RETURN T

TIM WALTER HOWES INC. Heirs and Assigns, all her interest and criste, and also all her

IN WITNESS WHEREOF, we have hereunto set our hand and seals this ...

sigh, seal and as THEM act and deed deliver the within written deed and that he with

Signed, Sealed and Delivered in the presence of

(SEAL)

It is further stipulated and agreed by and between the partiet that the Mortagaes shall have the right to exercise any opinion or privilege herein given or reserved and to enforce any duty of the Mortagaes at any time without further or other notice regardless of, any prior waiver, by Mortagaes or a stay in the without further or other notice regardless of, any prior waiver, by Mortagaes and no waiver by Mortagaes or a clearly of Mortagaes in a carcillage any right, privilege or option or in enforcing any duty of Mortagaes at all be deemed, held, or construed to be a waiver of any of the terms or provisions of this mortagae or of any subsequent default.

It is further covenanced and made of the essence hereof that in case of default for five days in the performance of any of the covenants betwin on the part of the Mortgagot, then it shall be opioual with Mortgagot to consider all nonnatured indebtedess or liability secured herety, and accrued interest thereon, as immediately due and appalle, without demand and without notice of declaration of said option, and Mortgagot shall have the right forthwith to institute proceedings to enforce the collection of all moneys accrued hereby or to forecome the liten hereof.

800K 1149 PAGE 104

Fr-BRUARI

PROBATE

Boeron

ROWWING O THINKING ( TIME AND WITH MOS OF COMMEN

RENUNCIATION OF DOWER

. the wife of the

, did this day appear

., a Notary Public for South Carolina, do hereby certify unto all whom it

nothing D. Conwell