debt secured hereby (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 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, all costs and expenses incurred by 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 becomeder.

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 true 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 here	by that	then this mo	etgige sh.	all be utterly	null and void,	otherwise to remit	n in full force and virt to the respective k_{π^0}	ue. Es expentires releviries
(5) That the coverant trators successors and assign gender shall be applicable to	is, of the	gustes here	all bind, to When	and the ben ever used, th	ierus and adva e-singular shall	inges shall inure included the plur	at the pluril the singu	lar, and the use of any
WITNESS the Mortgagor's b SIGNED, scaled and delivere	d in the p	presence of	3rd	day of	June	35 //		
Chermes,	II.	Drit	1_	-			2 lice	SEAL)
Chames,	2	where	<u></u>		100	10 m	Jiron.	(SEAL)
				السلسطت	्रेड्ड एकसम्बद्धाः		TE TO	:SEAL)
			36、18			N P		SEAL ³
						3200		
STATE OF SOUTH CARO COUNTY OF Greenvi						Figure 1	The state of the s	
will and as its act and deed	i deliver :	Fersonali the within W	ly appeare entren ins	d the unders triment and	igned witness a that (s)he, w	nd made oath that the other witne	: (s he saw the within	named mortgague sum, artnessed the esecution
thereof SWOBN to before me this			June		19 74 .		_	
and shirt	- 1			EAL.		Course	with the	The
Notacy Public for South Car Yes Commission Exp	جانباد. جانباد							
STATE OF SOUTH CARC	DLINA	,			RENU	NCIATION OF E	OOWER	
COUNTY OF Green	ville							
twives of the above named did declare that she dies for relinipush unto the mortal of direct of, in and to all	erly solu Gees an	ers respectively, and the marry	ely, duž ti wythyte at pageely si	his day apped ay compulsion heres or suc	ir before mæ. a n. dread or fe cessors and ac	nd each, upon bei e cf any persin ens, all her inter	ng privately and sepa whomspever, recoun	G" LENGTHE TURY INCOME.
GIVEN under my hand and		3rd					The Time	e e e
Jun	_ //	197	74 -	(SEAL:				
Nitiate Public for South Ca My Commission Fa	robad pites _5	12-72	•		RECOR	es un 10'	¹⁴ 31417	
व्याच्य अस्		K A	day of	_ इ			~ ^ .	ST
E O	Register of Meme Conveyance	Minikakes, take 127	a	relay o	: • :		JAMES R. HANN and VIRGIHIA B. MANN	WM. BYRU TANKER 3
7.30 3.00 3.00 3.00 3.00 3.00 3.00 3.00	N.	I'd R		Agrue, Sol		h	HR A	A CONTRACTOR OF THE CONTRACTOR
MANN, FOSTER & RICHARDSON Attorneys At Law Greenville, South Catolina b, 200.00 B 16 & 17 Mt. View Ave. 3 th Circles, Giville Tp.	5	A.	June	Mongage		β		WM. BYND TOWNER (AND ADDRESS OF SOUTH, CAROLI
OSTER & RICH Attorneys At Law enville, South Carol 20 17 Mts VI 212, Givill	veyan	X	ĕ	¥ 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		LACHER	A an	EEN COLOR
		condec		F 9	•	一番 70	α,	
Law Carol	Greenville	A. M. recorded in Book	A deligion of the second	MeQ!		LACHER TO		E SOO3
ARD ARD	nvil	No. 1				2 7		E C
ADVON	10	314		ESTOTE				المنافعة الم
छ • •		31417	1971	Mongage of Keal Estate 1 hereby certify that the within Montage has been thus 10th	A THE RESERVE OF THE PARTY OF T			A STATE
	Country	2	71.	00.7.				
						₽		