toward the payment of the 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 bands 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 bereby, and may be recovered and colle (7) That the Mortganor shall hold and enjoy the prer- secured hereby. It is the true meaning of this instrument that of the mortgage, and of the rote secured hereby, that then the sictue. (8) That the convenients herein contained shall bind, and ministrators successors and assigns, of the parties hereto. Who use of any gender shall be applicable to all genders. WITNESS the Mortgagor's hand and seal this 12th SIGNED, sealed and delivered in the presence of	tif the Mortgagor if the Mortgagor is mortgage shall I the benefits and increver used, the siday of Di	shall fully perform all the utterly null and void; or advantages shall inure to, ngular shall include the pl	e terms, condition therwise to remain the respective he	s, and commenants in full force and irs, executors, ad-
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	PROB.	ATE		
ergor sogn, scal and as its not and deed deliver the wilden we nessed the execution thereod SWORN to bedone me tips 12th day of Becember Notare Public for Night Carolina. My Commission Explicit 8 - 20 - 90	वेरिका शिक्षीर धालको अ	others and made each that is that is the with the oci	her witness solec	rified storc wit-
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	RENU	NCLATION OF DOWER		
ed write wives) of the above named mortgagors) respectivel examined by me, shid declare that the dies freely, voluntarily mounts, release and forever relinquish unto the mortgagors) and all her right and claim of dower of, in and to all and a	ly, did this day app by, and without an and the mortgager	y compulsion, dread or f s[s] heirs or successors are	upon being privat ear of any person 3 assigns, all her i	ely and separately whomsoever, re-
12th day of December 1980		<u></u>		
Note Public for South Continue 70.90 Mile contribution 8-20.90 ALECTIC DEC 12 1980 at 4	:38 P.M.		1	.7785
the 12th de de Dec. 180 de 4:38 P. M. conded in 1527 of Mortgage, page 455 local 1527 of Mortgage, page 455 local Mente Convening Greenville W. V. wald N. Co., Otto e Napples, Coencille, S. C. 105 64 Wildensen Ex. CLEVELAND POREST	Mortgage of Real Estate	TO Southern Bank and Trust Company	H. Reid Sherard	Attorney At Law P. O. Box 10031 X 177756 P. O. Box 10031 PH26ROLINA COUNTY OF Greenville

11日本の日本は大学には大学には大学

M. BYRD TRAXLER