(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 Mortgage, all sums then owing by the Martgagor 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 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 hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.

that (s) he saw the within named mortgagor sign, seal and as it above witnessed the execution thereof.
(SEAL)  (SEAL)  (SEAL)  (SEAL)  that (s) he saw the within named mortgagor sign, seal and as it
that (s) he saw the within named mortgagor sign, seal and as it
that (s) he saw the within named mortgagor sign, seal and as it
that (s) he saw the within named mortgagor sign, seal and as it
that (s) he saw the within named mortgagor sign, seal and as it above witnessed the execution thereof.
that (s) he saw the within named mortgagor sign, seal and as it above witnessed the execution thereof.
1. 0 6 11.1
from Miles as
XOWER
whom it may concern, that the undersigned wife (wives) of the vately and separately examined by me, did declare that she does not, release and forever relinquish unto the mortgagee(s) and the laim of dower of, in and to all and singular the premises within
CRIED(SEAL
(SEAI
es hereby sell, transfer, assign and set over unto MCC Financia
•
of Mortgagee (Dealer) (SEA1
Title
aw the within named
officer tien, seel and as the act and deed of said connection
scribed above witnessed the execution thereof.
Signature of First Witness
449975
12277
OF ASS
ASSOC ASSOC
MARY ASSOCIATION OF SOUTH
MARVIN ASSOCIATES
STATE O  MARVIN EI  ASSOCIATES FII
STATE O  MARVIN EI  ASSOCIATES FII
MARVIN EDMOND  MORTG.  ASSOCIATES FINANCIA  ASSOCIATES FINANCIA
STATE OF SOUTH C  MORTGACO  MORTGACO  MORTGAGER  ASSOCIATES FINANCIAL S  ASSOCIATES FINANCIAL S
STATE OF SOUTH C  MORTGACO  MORTGACO  MORTGAGER  ASSOCIATES FINANCIAL S  ASSOCIATES FINANCIAL S
STATE OF SOUTH CAROLIN  MORTGAGOR  MORTGAGEE  MORTGAGEE  ASSOCIATES FINANCIAL SERVICE  ASSOCIATE CAROLINA, INC.
STATE OF SOUTH C  MORTGACO  MORTGACO  MORTGAGER  ASSOCIATES FINANCIAL S  ASSOCIATES FINANCIAL S