(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 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.

(8) That the covenants her nd assigns, of the parties hereto. I enders.	Whenever used th	ne singular sl	hall include (	the plural, t	he plural th	e singular, a	spective heirs, e nd the use of a	xecutors, administ iny gender shall be	rators, successors applicable to all	
VITNESS the Mortgagor's hand and	$\Delta II$	_ day of Mi	arch		,19	<u>82</u> .	RI	J D D	(SEAL)	
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and deed deliver the within writ	Personally app ten instrument a	eared the ur nd that (s)he	ndersigned w , with the ot	itness and r her witness	made oath ti subscribed a	hat (s) he sa bove witness	w the within n sed the executi	named mortgagor si	ign, seal and as its	
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ove named mortgagor(s) respecti cely, voluntarily, and without an ortagee's(s') heirs or successors entioned and released.	vely, did this day y compulsion, di	y appear bef	fore me, and of any perso	each, upon in whomsoe	being priva	tely and sep ce, release ar	arately examinad forever relin	quish unto the mor	dare that she does rtgagee(s) and the	
IVEN under my hand and seal thi	s <u>3RD</u>	<del></del>			Q.		P a	tall ear	Λ.	
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For valuable consideration, the rvices, Inc. all of its right, title a  This day of the presence of:	nd interest in th	e foregoing	mortgage,			Mortgagee (		and set over the	(SEAL)	
TATE OF SOUTH CAROLINA OUNTY OF	}		<del></del>		Бу:				Title	
Personally appeared before me,	the undersigned	witness, who	-		-			act and deed of		
eliver the within Assignment and Sworn to and Subscribed before a	•	'	other witne	ss whose na	ime is subsc	ribed above	witnessed the	execution thereof.		
ay of	, 19					Signature of First Witness				
Notary Public	_	at	9:46 A	.м.				19836	mai	
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