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7. Prior Liens. Default under the terms of any instrument secured by a lien to which this Mortgage is subordinate shall constitute default hereunder.

8. Acceleration: Remedies. Upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay when due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower specifying: (1) the breach; (2) the action required to cure such breach; (3) a date by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of sums secured by this Mortgage, foreclosure by judicial proceeding and sale of the Property. If the breach is not cured on or before the date specified in the notice. Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Lender shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports, all of which shall be additional sums secured by this Mortgage.

he receiv	luding, but not limited to ver shall be liable to acco	unt only for those rea	nts actually received. nto set their hands and seals on the d	date first written above.	
	ealed and Delivered Presence of: Selection	u L J. Fil	ee	Test E.	Mc Waker (SEAL)
ste of S	ORESNVILLE	County	}		COBATE
Perse			itness and made oath that he saw		y E. McMahon  above witnessed the execution thereof.
	before me this	day  19 8 2  Canalina CACIFOA  ires: 1949 3, 19	en da-	Jusa	Mitness)
EAL) tate of S	South Carolina	MICHELLE Netary Publ PRINCIPAL	LOFFICE IN P	NOT NEGETS MORTGAGOR N RENUNCIA	TARY  SOT MARRIED.  TION OF DOWER
l. th	e undersigned Notary Po	iblic, do bereby cert	lify that the undersigned wife of the	Mortgagor did this day appea	r before me and, upon being privately
nd sepa nounce nd sings worn to	rately examined by me, or release and forever reliular the Property.  Defore me this	did declare that she denquish unto the Lendral day	fact freely voluntarily and without	any compuision, dread of fear or interest and estate and also be	of Mortgagor)
nd sepa enounce nd singe	rately examined by me, or, release and forever religions the Property.  Defore me this  Notary Public for South My commission exp	did declare that she denquish unto the Lendral day	fact freely voluntarily and without	any compuision, diead of lear or interest and estate and also be	er right and claim of dower in or to all

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