AND IT IS AGREED, by and between the parties that should legal proceedings be instituted for the collection of the debt secured hereby, then the mortgagee, its/ his successors, heirs or assigns, shall have the right to have a receiver appointed of the rents and profits of the premises, who, after deducting all charges and expenses attending such proceedings, and the execution of the trust as receiver, shall apply the residue of the rents and profits towards the pay ment of the debt secured hereby.

AND IT IS FURTHER AGREED, by and between the parties that should legal proceedings he instituted for the foreclosure of this mortgage, or should the mortgagee become a party to any action by reason of this mortgage, or should the debt secured hereby be placed in the hands of an attorney at law for collection, by suit or otherwise, all costs and expenses incurred by the mortgagee, including a reasonable attorney's fee, (not in excess of 15% of the unpaid debt) shall thereupon become due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties, that if the mortgagor does and shall well and truly pay, or cause to be paid, unto the mortgagee, its/his successors, heirs and assigns, the debt or sum of money aforesaid, with interest thereon, and if any shall be due, according to the true intent and meaning of the note and this mortgage, then this mortgage shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue.

AND IT IS AGREED, by and between the said parties, that the mortgagor should hold and enjoy the premises until default of payment shall be made

NITNESS the hark Date//2/ IN THE PRESENCE	<u> </u>	the mortgagor	_	lace.	Exercise 17	JA. SE	-
STATE OF SOUTH	nilk )	PROBA		<u> </u>	egil of D	showthin name	
mortgagor, sign, a witness whose sign switness whose sign switness whose sign switness whose sign sign sign sign sign sign sign sign	me (date) FOR SOUTH CAL	his act and dee above, witness	ed deliver in	is Millini A	made oath that (s)he saw ritten mortgage, and that ( of.	she with the of	her
	H CAROLINA )  Levile  igned Notary Pub	RENUNCE		all whom it	may concern that the und privately and separately (		
	me (date)	ight and claim			d or fear of any person or posee its/his heirs, successor and singular the premises of the following of the	Sescribed herein	2
	Recorded Ho	v. 22, 1983	at 9:25	A/H		<b>1</b> 654 <b>3</b>	Add.
<b>~</b> .				rtgage	the within Real Estate record in my office at on the 22 day and was immediately oper indexes and duly 636 of Real Es-	County, S. C.	"Glendale Hgts
VOV 92 1983 V	State of South Carolina COUNTY OF	Mortgagor	Mortgagee	Real Estate Mortgage	I hereby certify that the within Real Estate Mongage was filed for record in my office at 9:25. AM. o'clock on the 22. day of Nov. 19 83. and was immediately entered upon the proper indexes and duly recorded in Book. 1636. of Real Estate Mongages, page. 395.	R.M.C./Clerk of Court Greenville S 33, 852,00	Lot 31 Freest <b>e</b> ne St. "