the Change Date in substantially equal payments by the maticipaterest rate.

VOI 1653 FEEL 283

- (iv) Borrower must register the loan for conversion and must on the execute and deliver to Lender the document evidencing the modification of the Note prior to the applicable dates set forth in Lender's Notice of Periodic Adjustment as provided above. If Sorrower falls to do so within the specified time frames, Borrower can no longer exercise the option to convert and in this case, the terms of the Note will continue in effect without any change.
- (v) Upon Borrower's timely delivery of the executed modification to the Note, paragraph A above shall cause to be effective.
- D. TRANSFER OF THE PROPERTY

Paragraph 17 of the Security Instrument is amended to read as follows:

If all or any part of the Property or any interest therein is sold or transferred by Borrower without the Lender's prior written consent including a Contract for Deed sale, but excluding (a) the creation of a lien or encumbrance subordinate to the Security Instrument, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, the Lender may, at the Lender's option, declare all the sums evidenced by the Roia and secured by this Sacurity Instrument to be immediately due and payable. If the Lender exercises 133 option to accelerate under this paragraph, the Lender shall mail Borrower notice of acceleration in accordance with this Security Instrument. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Sorrower falls to pay such sums prior to the expiration of such period, the Lender may, without further notice or demand on Borrower, Invoke any remedies permitted by the Note and this Security Instrument. The Lender shall have valved such option to accelerate if, prior to the sale or transfer, the Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to the Lender. As a condition to waiving the Lender's right to accelerate, the loan terms, including the interest rate payable on the Note, the Margin for future interest rate changes (as that term is defined in the Note), and the meximum interest rate Cap of 5.75≸ above or celow the initial interest rate shall be subject to modification by the Lender. If the Lender has velved the option to accelerate provided in this paragraph, and if Secretaris successor in interest has executed a written assumption agreement accepted in writing by the Lender, the London shall release Borrower from all obligations under this Security Instrument and the Note,

By signing this, Sorrower agrees to all of the above.

Borover Eddie E. Mars

Carelyn W. Mars

Borrower Earolyn M. Mars

RECORDEL MAR 5 1984 at 3:28 P/M

2,430

RE-RECORDED MAR 2 2 1984 at 10:41 AM

Re-Record

00455

Re-REGOD page 8099 see REM \$42,650.00 Lot 49 Canterbury, Sec. I

the R. M. C. for Greenville County, S. C., at 10:410 clock A/M. March 22,19 84 and recorded in Real - Estate Mortgage Book 165

R.M.C. for G. Co., S. C.

1603

MAR 5 1984 MAR 22 1984

MAR 5 1984 MAR 22 1984

All 27150

Filed for record in the Office of the R. M. C. for Greenville County, S. C., at 3:28 o'clock

F/M. March 5, 1984

and recorded is Real - Estate

Mortgage Book 1650

March 5, 1984

All Page 809

March 5, 1984

Mortgage Book 1650

RM.C. for G. Co., S. C.

[4328-W-ZI

100

N

O.

Section of the sectio