And lastly it is agreed by and between the parties hereto that all the covenents herein shall bind, and the benefits and And lastly it is agreed by sinc between the partiest necessor and sail the covenants notes and in interest and advantages shall inter to, the respective heirs, executors, administrators, successors and sasigns of the parties hereto. And the Mort-gagor to hold and enjoy said promises until default of payment shall be made. But if he shall default in the payment of said monthly gagor to hold and enjoy said premises until ucasus or payment shall be made. But it no shall detailt in the payment or said montany installments, or dafault in any of the covenants and provisions herein set fourth for a period of thirty (30) days, then in such event the Association may, at its option, declare the whole amount hereunder at once due and payable together with costs and attorney's the speciation may at its option, uncertainty and another recovering a construct and payang together write costs and attorney's feet, and the event that the Association should become a party to any suit involving this mortgage or the title to the premises herein described. The Mortgage waives the benefit of any appraisement laws of the State of South Carolina.

PROVIDED, ALWAYS, NEVERTHELESS, and on this EXPRESS CONDITION, that if the said Mortgagor, his heirs or legal representatives, shall on or before the first day of each and every month, from and after the date of these presents, pay or cause to be paid to the PALMETTO SAVINGS AND LOAN ASSOCIATION OF LAURENS, its successors or assigns, the monthly installment as set out herein, until said delty, and all interest and amounts due thereon, shall have been paid in full, then this deed of trust and bargain shall become null and vold, otherwise to remain in full force and virtue.

Whenever used in this mortgage or the note secured thereby, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF the Mortgagor has hereunto set his hand and seel this the 18 day of Non in the year of Lord One Thousand Nine Hundred and Sixty Mane and in the One Hundred and NNAT Fruith year of the Independence of the United States of America.

Signed, Scaled and delivered

m de l'escret di	John M. Rauss
Fray la Walkins	John M. Brignie (Seal) Donothy D. Bryne (Seal)
•	
STATE OF SOUTH CAROLINA	7 =
COUNTY OF LAURENS	PROBATE
PERSONALLY APPEARED before me Mary Lee	Watting
and made outh that Shy saw the within named Jelin h	14 Bozeth, S Boyne.
sign, seal and, as Then act and did deliver the with	
that She with WTBOLT	witnessed the execution thereof.
Sworn to before me this / 5	
day of 16-5' 30-et (5-0)	
My Complete, Notary Public for South Carolina.	Maryha Watkins
COUNTY OF LAURENS	
STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER
1, WITBOLT, AN	Votary Public of South Carolina, do hereby certify unto all whom
it may concern that Mrs. Nant Tou, Smit Bac,	, the wife of the within-
it may concern that Mrs. Altrathy Smith Buy	, did this day appear before me, and upon
being privately and separately examined by me, did declare that sifear of any person or persons whomsoever renounce, release and AND LOAN ASSOCIATION OF LAURENS, its successors and ass of Dower of, in or to all and singular the Premises within mention	he does freely, voluntarily and without any compulsion, dread or forever relinquish unto the within-named PALMETTO SAYINGS signs all her interest and estate and else all her interest.

1/1/1970

Recorded November 24, 1969 at 10:00 A.M. # 12100

Wy Jac 10 69

Notary Public for South Carolina.

GIVEN under my hand and seal this

day of