	and the second		
 That in the event this mortgage should be forecle through 45-96.1 of the 1962 Code of Laws of South Carol 	osed, the Mortgagor ex lins, as amended, or ar	pressly waives the benefit by other appraisement laws.	s of Sections 45-88
The Mortgagee covenants and agrees as follows:			
 That should the Mortgagor prepay a portion of to make a payment or payments as required by the afore the missed payment or payments, insofar as possible, in o 	the indebtedness secur sald promissory note, order that the principal	red by this mortgage and any such prepayment may debt will not be held conti	i subsequently fai be applied toward actually delinquent
That the Mortgagor shall hold and enjoy the abo or the note secured hereby, and it is the true meaning terms, conditions, and covenants of this mortgage, and of and void; otherwise to remain in full force and virtue.	ve described premises	until there is a default t	inder this mortgage
It is mutually agreed that if there is a default in any note secured hereby, then, at the option of the Mortgage come immediately due and payable and this mortgage in the foreclosure of this mortgage, or should the Mortgage the premises described herein, or should the debt secured law for collection by suit or otherwise, all costs and expens thereupon become due and payable immediately or on dethereby and may be recovered and solventhereby and may be recovered.	hay be foreclosed. She become a party to a	by the Mortgagor to the lould any legal proceeding my suit involving this Mort	Mortgagee shall be s be instituted for gage or the title to
thereupon become due and payable immediately or on de thereby, and may be recovered and collected hereunder. It is further agreed that the covenants herein contain respective heirs, executors, administrators, successors, and clude the plural, the plural the singular, and the use of	and shall blad and the	a boundles and advantages	-U-10 3 45 15
WITNESS the hand and seal of the Morigagor, this.		•	
Signed, sealed and delivered in the presence of:		•	
$\mathcal{L} = \mathcal{L} \cup $	- *		* .
1024 1029	SATTE	RFIELD BUILDER	IS. INC.(SEAL)
Wuther C. Boliele	BY: Se	Al Asury	(SEAL)
	4	<u> </u>	(SEAL)
		**************************************	(SEAL)
State of South Carolina)			
i	PROBATE		•
COUNTY OF GREENVILLE			
PERSONALLY appeared before me. Peggy	W. Poag		nd made oath that
⁸ he saw the within named Satterfield	Builders, Inc.	by Bobby R. Satte	rfield
s President			
sign, seal and as its act and deed deliver th	e within written mort	gage deed, and that he	with
Luther C. Boliek			
	. /1		
SWORN to before me this the8th	1	11 H	
SWORN to before me this the 8th day of December , A. D., 1969 When C. Kolub (SEAL) Notary Public for South Carolina	- leggy	w.long	
189 A.A	4		• .
State of South Carolina	RENUNCIATIO	ON OF DOWER	٠.
COUNTY OF GREENVILLE	,		
the second secon	***************************************	, a Notary Public for S	outh Carolina, do
hereby certify unto all whom it may concern that Mrs		***************************************	TO OUR PETER Manufactures as or Book approxy
the wife of the within named did this day appear before me, and, upon being privately voluntarily and without any compulsion, dread or fear of relinquish unto the within named Mortgagee, its successor claim of Dower of, in or to all and singular the Premises			at she does freely, elease and forever all her right and
	• • • • • • • • • • • • • • • • • • •	•	
GIVEN unto my hand and seal, this			
day-of, A. D., 19	}	+	And he where the transport of the same of
Notary Public for South Carolina (SEAL))		

Recorded Dec. 12, 1969 at 11:12 A. M., #13509.