6. It is also Covenanted and Agreed, that in case the said debt, or any part thereof, is established by an action for foreclosure or of debt of the said Note that the said Mortgageein addition to the said def shall also recover of the said Mortgagor all attorney's fees incurred not to exceed Ten per cent of the amout of this debt and interest, or in case the said Note and mortgage shall be placed with an attorney for collection, all attorney's fees shall be due and collectible as a part of this debt and stand secured by this mortgage.
. '7. It is also Covenanted and Agreed, that the said Mortgagor shall hold and enjoy the possession of sa premises until default of payment as herein provided or a breach of some of the covenants and agreements here shall be made.
WITNESSES my Hand and Seal this the 29th day of January
A. D., 1970, Nineteen Hundred Seventy.
Signed, Sealed and Delivered
More adams Sphia to Smith 11.
Made Colors
7)
State of South Carolina
COUNTY OF GRANNING
PERSONALLY appeared before me POSE Hoams.
and made ough that She saw the within named 5/4 4/6 / 5m. The
and made oath that Shesow the within named
wiften Deed, and that She with Jady 5. Adam 5 wilnessed the execution there
LAMPECON REPORT OF THE PROPERTY OF THE PROPERT
A DIODO Wall Washe
Weway of Mant (1.5)
Madigity The South Catofina (1. S.)
State of South Carolina
COUNTY OF
l,
do hereby certify unto all whom it may concern that Mrs,
the wife of the within named
did this day appear before me, and upon being privately and separately examined by me, did declare that s does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever,
nounce, release and forever relinquish unto the within named
heirs and assigns all her interest and estate and also all her rights and claim of Dower, of, in, or to all and singu
the premises within mentioned and released.
Given under my hand and seal, this day
of Anno Domini, 19
(1, 5,)
NOTARY PUBLIC FOR BOUTH CAROLINA
Recorded January 30, 1970 at 9:47 A. M., #16920.