8. The Mortgagor further agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within 90 days from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to the said time from the date of this mortgage, declining to insure said note and this mortgage, being deemed conclusive proof of such ineligibility) the Mortgagee or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable.

It is agreed that the Mortgagor shell hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully parform all the terms, conditions, and covenants of this mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. The Mortgagor waives the benefit of any appraisement laws of the State of South Carolina. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses (including continuation of abstract) incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.

The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

WITNESS our hand(s) and seal(s) th	is 13th	day of A1	igust	.1971.
Signed, sealed, and delivered in presence of		William	I Thoy	SEAL
Marn. OVery		William . Conna D		SEAL
John M. Dillard	,	Donna M	Floyd	C. Suite,
Deshow Bolt Dill	<u></u>		,	SEAL
Barbara Bolt Dill				
·				SEAL
COUNTY OF GREENVILLE 885				
Personally appeared before me and made oath that he saw the within-named sign, seal, and as their	John M. Di William J	. Floyd and	Donna M. F	loyd
with Barbara Bolt Dill	ac	and deed deliver t		nd that deponent, xecution thereof.
		John M. Di		
Sworn to and subscribed before me this	13th	day of	August .	. 19 71.
	Barbara			tor South Carolina
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		mission Expi		/81 — —
I. Barbara Bolt Dill for South Carolina, do hereby certify unto all w		ern that Mrs Do	. a Notar nna M. Floy	v Public in and yd
William J. Floyd	, did this day	appear before me	e, and, upon beu	ie brivately and
separately examined by me, did declare that a fear of any person or persons, whomsoever.	she does treely.	voluntarily and v	othout any como	ularin desid
Cameron-Brown Company and assigns, all her interest and estate, and a gular the premises within mentioned and release	also all her righ ed	it, title, and claim	of dower of, in (. Its successors or to all and sin
Given under my hand and seal, this	13th	Donna M. F	loyd 5	SEAL
and the state of t		and B	August 1	0 . 1971.
received and properly indexed in recorded in Book this age County, South	Barbar My Co	ra Bolt Dill ommission Exp	$\frac{1}{\sqrt{1+1}}$ oires: 7/1	South Carolina 5/81
Recorded August 13, 1971 at h:lo P.	 1. #lı72lı			lerk