wise 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 45.5 then owing by the Mortgagor to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. 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 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 thereby, and may be recovered and collected hereunder.

11. 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. When-

	gender shall be applicable to all gende		ii, the plural the s	ingular, and i	ne use of any
	WITNESS my—our hand(s)and	seal(s), this	18th day of	мау	197 2
			•		
	e e e e e e e e e e e e e e e e e e e		, /	1 10:	•
•	Signed, sealed, and delivered	1	homas,	B. Ew	Cropal)
	in the presence of:	4	Welyn B	Owens	(SEAL)
-	Kiliard K. Phen				(SEAL)
	Mary E. Houston	· ·			(SEAL) (SEAL)
	0			•	(SEAL)
				•	(SEAL)
		_		·	SEAL)
				· 	(SEAL)
					(S EAU) 译字
	=				11.
	e of South Carolina		Probat	ρ	
	nty of Pickens				
as the	rsonally appeared the undersigned witness and mortgagor's(s') act and deed deliver the within the execution thereof.	l made oath that written deed and	(s)he saw the with I that (s)he, with the	in named mort tother witness	¿agor(s) sign, seal and subscribed above wit-
Kee	N to before me this 18thday of May No. 18thday of May Public for South Carolina.	1972	Mary 8	E Heus	<u>*</u>
	amission expires: 10-30-79		v		
State Cour	e of South Carolina nty of Pickens	Ren	unciation o	f Dower	
above n ined by renounce and assi	ne undersigned Notary Public, do hereby certify amed Mortgagor(s) respectively, did this day me, did declare that she does freely, volunifarile, release and forever relinquish unto the withing gns, all her interest and estate, and all her-righted and released.	appear before me ly, and without a in named Home I	e, and each, upon b ny compulsion, dread Building & Loan Ass	eing privately a d or fear of an ociation, Easley	and separately exam- by person whomsover, S. C., its successors
SWORN	to before me this 18thday of May	197 2	0 : 0) // .	

Evelyn B. Cwins

NWINDY 19,1972 4.47 pm Cyxxivacia cay

My commission expires: 10 - 30 - 79

Recorded May 26, 1972 at 3:19 P. H., #32215