

14. That in the event this instrument should be foreclosed, the Mortgagor hereby waives the benefits of Sections 45-89, through 45-91 of the 1960 Code of Laws of South Carolina, as amended, or any other appraisalment laws.

**THE MORTGAGOR COVENANTS AND AGREES AS FOLLOWS:**

1. That should the Mortgagor pay off a portion of the indebtedness secured by this mortgage and subsequently fail to make a payment or payments as required by the above-mentioned note, any such prepayment may be applied toward the missed payment or payments, included in full, in order that the principal debt will not be held contractually delinquent.

2. That the Mortgagor shall hold and enjoy the above-described premises until there is a default under this mortgage or the note secured hereby; and if at the time of default of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of this contract, and of the note secured hereby, that then this instrument shall be utterly null and void, otherwise to remain in full force and virtue.

It is mutually agreed that 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 Mortgagor, all sums then owing by the Mortgagor to the Mortgagor shall become immediately due and payable and thereafter may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagor become a party to any suit involving this Mortgage or the title to the premises described herein, or should the debt accrued thereby 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 Mortgagor, and a reasonable attorney's fee, shall thereafter become due and payable immediately on demand, at the expense of the Mortgagor, in a sum of the debt accrued thereby, and may be recovered and collected hereon.

It further agreed that the covenants herein contained shall bind, and the benefits and advantages shall come to the respective heirs, executors, administrators, successors, personalty and assets of the party hereto. Whichever said, the singular shall be the plural, the plural the singular, and the one of ten greater shall be applicable to all others.

WITNESS the hand and seal of the Mortgagor this

8th day of

December

1972

Signed, sealed and delivered in the presence of

*Jerry L. Taylor*

(SEAL)

C. S. Oliver as Carl S. Oliver (SEAL)

Peggy C. Oliver (SEAL)

(SEAL)

(SEAL)

State of South Carolina  
COUNTY OF GREENVILLE

PROBATE

Mary S. Martin  
(same as Carl S. Oliver)  
C. S. Oliver / and Peggy C. Oliver

now and in their joint and several names, doth renounce, disclaim, and renounce, the widow's dower inheritance, and that it be with

Jerry L. Taylor

without the cost, attorney fees,

executed in before you this 8th

day of

December

1972

*Jerry L. Taylor*  
Notary Public for South Carolina  
My Commission Expires 7-15-80

State of South Carolina  
COUNTY OF GREENVILLE

RENUCATION OF DOWER

Jerry L. Taylor

as Notary Public for South Carolina, do

and do hereby renounce all widow's dower inheritance, now and

Peggy C. Oliver

The undersigned, after reading the above instrument, and understanding the same, doth declare that she does freely, voluntarily and without any compulsion, except on account of her personal or pecuniary advantage, renounce, release and forever disannex unto the widow, Mary S. Martin, all her dower inheritance, and the full right and claim of Dower of, in or to all real property the dowerster, widow, understand and released.

GIVEN under my hand and seal this

8th

December

1972

*Jerry L. Taylor*  
Notary Public for South Carolina  
My Commission Expires 7-15-80

Peggy C. Oliver