(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, it the option of the Mortgagee, all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosure of this mortgage, or should the Mortgagee become a party of 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 any 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 hereby, and may be recovered and collected hereunder.

(7) That the Mortgagor shall 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 perform all the terms, conditions, and covenants of the 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.

enders. TTNESS the Mortgagor's hand and seal this	I the singular shall in	.47	, 19	')				
GNED, sealed and delivered in the prescence of			14	/	IL CO	1	-11	_
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TATE OF SOUTH CAROLINA		PRO	BATE					
DUNTY OF GREWIVILLE Personally a	appeared the undersi	gned witness and n	nade oath that (s) he saw the	within nar	med mortgage	or sign, seal and	as its
t and deed deliver the within written instrument	t and that (s)he, with	the other witness:	subscribed above	witnessed th	e execution	thereof.		
May D. Jous		(SEAL)	<u> </u>	d.r	Ha	ELA		[L. S.
otary Bublic for South Carolina. 59	783					_/		
TATE OF SOUTH CAROLINA		RENUNCIA1	TON OF DOWE	₹			•	
OUNTY OF I, the unders	signed Notary Public	, do hereby certify	unto all whom	it may cono	ern, that th	e undersigne	d wife (wives) o	of the
ove named mortgagor(s) respectively, did this early, voluntarily, and without any compulsion, ortagee's(s') heirs or successors and assigns, alentioned and released.	day appear before m	ie, and each, upon v nerson whomsoei	being privately a ser, renounce, re	ind separatel lease and for	y examined ever relingu	ish unto the	deciare that she mortgagee(s) and	aces d the
VEN under my hand and seal this							(SF	EAL)
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stary Public for South Carolina.	· · · · · · · · · · · · · · · · · · ·	(SEAL)					(SE	EAL)
vices, Inc. all of its right, title and interest in This day of the presence of:	the foregoing mortes	ige.	Name of Mort				(St	
This day of	the foregoing mortga	., 19	Name of Mort	gagee (Deale	r)		(SE	EAL)
This day of the presence of: ATE OF SOUTH CAROLINA OUNTY OF	d witness, who being	age, 19 duly sworn says th by its duly au	Name of More By: at (s)he saw the selections of the selection of	gagee (Deale within named sign, seal ar	r)	ct and deed	Tit	EAL)
This day of the presence of: ATE OF SOUTH CAROLINA DUNTY OF Personally appeared before me, the undersigned liver the within Assignment and that (s)he together the content of	d witness, who being	age, 19 duly sworn says th by its duly au	Name of More By: at (s)he saw the selections of the selection of	gagee (Deale within named sign, seal ar	r)	ct and deed	Tit	EAL)
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