(6) That if there is a default in any of the terms inditions, or covenants of this mortgage, or of the not cured hereby, then, at the option of the Mortgage, all sums then owing by the Mortgager to the Mortgage, or should the Mortgage become a party or 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 twice collection by suit or otherwise, all costs and expenses incurred by the Mortgage, and a reasonable attorney is fee, shall thereupon become due and payable infiniedately or on demand, at the option of the Mortgage, as a part of the debt secured hereby, and may be recovered and collected hereunder.

(1) That the Mortgager shall hold and enjoy the premises above conveyed until there shall default under this mortgage for in the note secured hereby, that then this inortgage shall be utterly null and void; otherwise to remain in full force and virtue.

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

WITNESS the Mortgager's hand and seal this 03 day of New ember 19 To

WITNESS the Mortgagor's hand and seal this 03 da	vof Nov embex 19 76
SIGNED, seek and deferred in the presceptory	
SIGNED, SORRY and derivered in distributions of the	X L. Thu & Louise - 1000
C. March	SEAL)
Sandia 7. Balson	Luther S. Lowe (SEAL)
	- Carolin 3. Lowe (SEAL)
	Carolyn B. Lowe
	(SEAL)
Ì	
STATE OF SOUTH CAROLINA	PROBATE
COUNTY OF Greenville	
Personally appears	d the undersigned witness and made oath that (s) he saw the within hamed mortgagor sign, seal and as its
act and deed deliver the within written instrument and the	et (s) be, with the other witness subscribed above witnessed the execution thereof.
SWORN to before me this 03 day of NOR est	(2) 2) 1910 23 1910 23 1910 19 19 19 19 19 19 19 19 19 19 19 19 19
Sandia F. Datson	SEALE STATE OF THE CLES
Notary Public for South Carolina.	ACTIVITY) INCOMENT AND THE PROPERTY OF THE REPORT OF THE PROPERTY OF THE PROPE
STATE OF SOUTH CAROLINA	RENUNCIATION OF DOWER
COUNTY OF Green ille	, · · · · · · · · · · · · · · · · · · ·
द्रात्राहे हुवा प्रायेश्वर देवा व	The transfer in a the property of the property of the pive
above named mortgagor(s) respectively, did this day ap	Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the pear before me, and each, upon being privately and separately examined by me, did declare that she does
fraalu uchinismiu andinsthous anu committon diesa	AT 1821 AL 20V DETANA WARMCEPPET TERMINEE TELESC 20A LOYEVET TERMINISH HIM LIPS (BLY LEAFORTS F.20K) LIPS
	nterest and estate, and all her right and claim of dower of, in and to all and singular the premises within
GIVEN under my hand and seal this 3 (17 03 3) (17)	thence clong our vive is place by 75 section to pect
day of November	1976. 1976. (SEAL)
Dan Assert Change	1957, accorded the property of the cord of
Sandin + Balso	(SEAL)
Notary Public for South Carolina. 8/3/	186
	ASSIGNMENT
For valuable consideration, the undersigned mortga	gee named in the foregoing mortgage does hereby sell, transfer, assign and set over unto MCC Financial
Services, Inc. all of its right, title and interest in the for	
This day of	, 19
In the presence of:	Verse of Western (Dealer) (SEAL)
	Name of Mortgagee (Dealer)
	By:

Notary Public RECORDED NOV 22'76 At 12:15 P.K. 14021 8,280.00 bt 32,Bear Dr. (Bear Grass [ltmore giges, page by certify that the within Mortgage has been this. ther S. ter of Mesne 2:15 P.M. recorded in Book ecryille, S.C. MORTGAGE Box 2852 Financial Services, STATE OF SOUTH CAROLINA Conveyance Greenville MORTGAGOR RETURN TO: MORTGAGEE Q Carolyn REAL ESTATE લ

22nd

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