8. That, at the option of the Mortgagee; this mortgage shall become due and payable forthwith if the Mortgagor shall convey away said mortgaged premises, or if the little shall become vested in any other person in any manner whatsoever other than by death of the Mortgagor. The Mortgagor shall not place a subsequent or junior mortgage upon the above described premises without the written permission of the Mortgagor.

Mortgagee.

9. It is agreed 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 this mortgage, and of the note secured hereby, this mortgage shall be ulterly 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 stams 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 honds of an attorney at law for collection by suit on otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall there upon become due and payable, immediately or on demand, at the option of the Mortgagee, as a part of

otherwise, and costs and expenses incurred by the Montgagee, and at the option of the Montgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.

10. The covenants herein contained shall bind, and the benefits and advantages shall injure 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, the use of any gender shall be applicable to all genders, and the term "Mortgagee" shall include any payee of the indebtedness hereby.

secured or any transferee thereof whether by operation of law or otherwise.

WITNESS The Mortgagor(s) hand and seal this	24th day of July 1962
in the presence of:	Tranklin D. Kellett (SEAL) Bobbie Jean Kellett (SEAL)
German .	(SEAL)
2	
STATE OF SOUTH CAROLINA,	PROBATE
COUNTY OF GREENVILLE	
PERSONALLY appeared before me Jan L. Yo	ung
`made oath that he saw the within named Franklin	D. Kellett and Bobbie Jean Kelle
	eliver the within written deed, and that he, with
organ, sear and as Effect. acr and assar a	enver in winim without dood, and may no, want
Charles ₩. Spence	witnessed the execution thereof.
SWORN to before me this the 24th	
day of July J. A. D., 1962	Jan T. pang
NOTARY-OBEIG FOR SOUTH CARDEINA	
STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	RENUNCIATION OF DOWER
I, Charles W. Spence α N	otary Publia (gr South Carolina, do hereby certily
unto all whom it may concern that Mrs. Bobbie	an Kellett
the wife of the within named Franklin	D. Kellert
did this day appear before me, and, upon being private that she does freely, voluntarily and without any comput seever, renounce, telease and forever relinauish unto the	sion, dread or lear of any person or persons whom-

right and claim of Dower of, in or to all and singular the Premises within mentioned and released

GIVEN under my hand and sed), #2544