In case of default in the payment of any part of the principal indebtedness, or of any part of the interest, at the time the same becomes due, or in the case of failure to keep insured for the benefit of the mortgagee the houses and buildings on the premises against fire and tornado risk, and other casualties or contingencies, as herein provided, or in case of failure to pay my taxes or assessments to become due on said property within the time required by law; in either of said cases the mortgagee shall be entitled to declare the entire debt due and to institute foreclosure proceedings.

And it is further covenanted and agreed that in the event of the passage, after the date of this mortgage, of any law of the State of South Carolina deducting from the value of land, for the purpose of taxing any lien thereon, or changing in any way the laws now in force for the taxinon of mortgages or debts secured by mortgage for State or closed purposes, or the manner of the collection of any such taxes, so as to affect this mortgage, the whole of the principal sum secured by this mortgage together with the interest due thereon, shall, at the option of the said mortgage, without notice to any party, become immediately due and payable.

The mortgager, because the control of the sale and party, become immediately due and payable.

The mortgager, for himself (itself), his (its) heirs, successors and assigns, does hereby assign and set over unto the mortgaged property hereafter according as additional security for the indebtedness and other items hereaft secured, and for the purpose of keeping said untortgaged property in proper requir, and the mortgager is given a prior and continuing lien thereon; provided, however, that until there he a default under the terms hereaf, the mortgager may rimine to collect and enjoy said rents, issues and prints without accountability to the mortgager. This assignment of cents shall be in addition to the other remedies herein provided for in event of default, and may be put into effect independently of or converently with any of said remedies. This assignment is all apply to all rents, issues and profits hereinfor according from present leases and renewals thereof of the mortgaged property and two all leases or renewals hereafter made by the present or any future owners of the property, and any parchaser of the mortgaged property shall take subject to all of the provisions and conditions hereof.

In addition to any of the other provides and remedies benefit or as provided by law, the mortgage may immediately, after any default under the terms and conditions bereaf, apply for the appointment of a receiver to culter the reads, income and profits from said premiers, including the authority in feet or odet the premiers or part therefore when the sume shall become stand, and apply the net proceeds faller propert costs of receivership) upon said debt, interest, costs and expenses, without hisbidly to account for any more than the rests and inside schools precisely and the mortgages shall be cuttled to the appointment of such a receiver as a matter of right, without consideration to the value of the mortgaged premiers as security for the amounts due or the salvency of any presson or persons table for the payment of such amounts. This right is cumulative and is not a waiver by the mortgages of any of its other rights becaused.

And (in addition to any of the other provisions and remedies lacreof or as provided by law, and without in any manner modifying or distallishing the rights of the mottgage hereunder or thereunder) in case proceedings for fuechouse shall be instituted, the mottgagor agrees to and does hereby assign the rents and profits arising or to arise from the mottgaged prendses as additional security for this lam, and agrees that any ladge of justification may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possersion of the premises, and collect the rents and profits, with authority to let or relet the remises or part thereof when the same shall become vacant, and apply then et proceeds (after paying costs of reversibly upon said debt, interests, costs and expenses, without Itability to account for any more than the rents and profits actually received.

PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if i.e. the said mortgage, the date meaning of the parties to these Presents, that to be paid unto the said mortgage, the said mortgage, and said well and trap or cause to be paid unto the said mortgage the debt or sum of money aforesaid, with interest thereon, if any by due according to the true fatent and meaning of the said note, and any and all other sums which may become due and payable here the said hereby granted shall cease, determine and be utterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor....... shall be entitled to hold and by the said Premises until default shall be made as herein provided. WITNESS its hand and seal this 18th day of July in the year of our Lord one thousand, nine hundred and Sixty-Niuc and year of the Independence CLASSIC HOMES, INC. Signed sealed and gallvered in the Presence of: kumen (L. s.) Pressent Danda I State of Spath Carolina, PROBATE GREENVILLE and made oath that S he Brenda R. Jacks PERSONALLY appeared before me ..... saw the waain maked Classic lowes, Inc., by C. Dan Joyner, President its \_\_\_\_act and deed deliver the within written deed, and that \_She with sign, seal and as ... .... Thomas C. Brissey witnessed the execution thereof. Sworn to Lore me, this 18th \ day Found To Jocke July A. D. 1069 Notary Public for South Carolina My Commission Expines: 4-7-70 RENUNCIATION OF DOWNER UNNECESSARY - CORPORATION County ....., as hereby certify unto all whom it may concern that Mrs. .... d.a this may appear the wife of the within named. the who of the what named.

In this cay appear before required that the doctrible privately and separately examined by me, did declare that the doctrible, watarshy, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, retake the foregree reflectable into the within named CAMERON-HIGON-COMPANY, its successors and assigns, in, the cast and evaluate and major air, but not contain any content of Dower, m, or to all and singular the Premises within men' and and evaluate and the right and claim of Dower, m, or to all and singular the Premises within men' and and released. Given under my hand and seal, this ...... ......A. D. 19 ....

Xotary Public for South Carolina (L. S.)

Recorded July 18, 1969 at 3:05 P. M., #1537.