		•	* ,*	A 4				
	11. That in the event this mortgage should through 45-96.1 of the 1962 Code of Laws of So	be foreclosed, outh Carolina.	the Mortgagor es as amended, or a	xpressly whives ny other apprai	the benefits sement laws.	of Sections	45-88 ´	
	The Mortgagee covenants and agrees as f	ollows:	,			•		
	<ol> <li>That should the Mortgagor prepay a po to make a payment or payments as required by the missed payment or payments, insofar as post</li> </ol>	rtion of the in the aforesaid p sible, in order	ndebtedness secu promissory note, that the principa	red by this n any such prep I debt will not l	nortgage and a ayment may b be held contrac	subsequently e applied to tually delino	fail oward quent.	)
	2. That the Mortgagor shall hold and enjoy or the note secused hereby, and it is the true terms, conditions, and covenants of this mortgag and void; otherwise to remain in full force and	y the above d meaning of the e, and of the	escribed premise	s until there is	addefault und	ler this mor	tgage ll the	
۵.	It is mutually agreed that if there is a defau note secured hereby, then, at the option of the A come immediately due and payable and this m the foreclosure of this mortgage, or should the the premises described herein, or should the deb law for collection by suit or otherwise, all costs at thereupon become due and payable immediately	Mortgagee, all nortgage may hortgagee be t secured here and expenses in or on demand	sums then owing be foreclosed. Sl come a party to by or any part the curred by the M	t by the Mortga hould any lega any suit involve hereof be placed ortgagee, and a	agor to the Mo l proceedings ing this Mortga l in the hands reasonable at	rigagee sna be institute ge or the ti of an attorn orney's fee.	d for other to hey at shall	
-	thereby, and may be recovered and collected her It is further agreed that the covenants here respective heirs, executors, administrators, succe clude the plural, the plural the singular, and the	in contained sl	ons or the partie	s nereto. Wher	ever usea, ine	iall finure to singular sha	o, the	
	WITNESS the hand and seal of the Mortge	agor, this 14	th day of	January	<b>4</b> ;	19.7	1	,
(:	Signed, sealed and delivered in the presence of:	Will Lee	Chairman	SEAL) (	Ben Mattis	the son	(SEA	L.)
	Will-Abulf	Tom A	nderson	(SEAL)	le We Wa	shington	EAL)	•
	Eddie Strahaman	Jimms	Wilson	,	money Morroe	Çlark 📝	2α	•
	Leonard Robinson(SEAL)	John J	Terrell X mith	(SEAL)	Odell Co	hens (S	EÅL)	•
•	Leonard Robinson	Bobby	Smith .	(SEAL)S	English	Ards, Si	/ ,	· ·L)
. 2	State of South Carolina	Fred	PROBATE		Г. Н. Smit	h, Pasto	or	
,	COUNTY OF GREENVILLE	Mour	tees and De Itain View F	Baptist Chu	ırch	- <b>*</b>		
	PERSONALLY appeared before me	Vivian	W. Bolding		and	i made oath	n that	•
	*S he saw the within named Will Lee, Wilson, Monroe Clark, Eddie Bobby Smith, Dean Felwerts, Mountain View Baptist Church sign, seal and as their act and deed	Sligh, Jo   <i>St </i> and ] , and J. I	hn Ferrell, Fred <mark>A</mark> iken,	Odell Coh äs Trust Pastor	ens, Leon ees and De	ard Rob eacons o	inson	nņ
	Walter A. Bull, Jr.		witnessed the e	xecution thereo	f	÷ .		٠ ;
	SWORN to before me this the		•					
	Notary Public for South Carolina My Commission Expires 7-26-78	(SEAL)						
	State of South Carolina		RENUNCIAT	ION OF DO	WER		* 10	
	COUNTY OF GREENVILLE	)	Not Nece:	ssary	• •			
	Ly			, a Notary	Public for So	uth Carolin	na, do	,
	hereby certify unto all whom it may concern	that Mrs.					\$1  or	
•	the wife of the within named did this day appear before me, and, upon beir voluntarily and without any compulsion, dread relinquish unto the within named Mortgagee, it claim of Dower of, in or to all and singular the	ng privately a l or fear of a ts successors a	ny person or per nd assigns, all he	amined by me, sons whomsoev er interest and i	er, renounce, re	elease and fo	orever.	7
		· • • • • • • • • • • • • • • • • • • •					-	٠
	GIVEN unto my hand and seal, this				e je sa Na		*	

Notary Public for South Carolina

. Recorded Jan. 18, 1971 at 3:10 P.