(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, at 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 foreclosed. Should any legal proceedings be instituted for the 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

(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.

(8) That the and assigns, of the p genders.	e covenants he parties hereto.	rein con Wheneve	tained sha er used th	di bind, at le singulat	nd the ber r shall inc	nefits and lude the	advanta plural, i	iges sha ihe plu	all inui	re to, (singu	the res tar, ar	pective id the	heirs, ex use of an	ecutors, admi y gender shal	nistrators, Lbe applic	successors cable to all
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COUNTY OF Gre		}														
above named mortga freely, voluntarily, a mortagee's (s') heirs mentioned and release	nd without ar or successors sed.	ively, did sy compound and assi	d this day ulsion, dr gns, all h	appear lead or fea	efore me	, and eac person w	h, upon homsoe	being	privat nounce d clair	ely an	d sepa ase an iower	irately d forei of, in	examined er relinquand to all	ish unto the i l and singular	declare tha mortgagee	it she does (s) and the
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For valuable con Services, Inc. all of i This In the presence of:	its right, title	and inter	rest in the	e foregoin	g mortgas	ze.						transfe Dealer)		and set over u	into MCC	Financial(SEAL)
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deliver the within A	ssignment and	that (s)	he togeth	er with t	he other v	by its	duly a hose na	uthori me is s	zed of subscri	ficer sibed al	sign, s bove v	eal and vitnesse	as the a	ect and deed ecution there	of said co of.	orporation
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	Notary Public	:		RECOR	DÉ O NO	V 15	1977	,	At	11	:57	A.A.	•	. I . •)	1043.	
\$ 27,057.24 Lot 16, Adams Mill Rd.	RETURN TO:	Register of Mesne Conveyance Greenville	Mortgages, page 839 . As No.	at 11:57 A.M. recorded in Book 11:15	I hereby certify that the within Mortgage has been th	MORTGAGE OF REAL ESTATE		Greenville, S. C. 29602	P. Q. Box 2852	MCC Financial Services, Inc.	MORTGAGEE	то	William E. and Elaine M. Wells	MORTGAGOR	STATE OF SOUTH CAROLINA	15032X