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

STATE OF SOUTH	REENVILLE Personally its thand deed delive itor thereof:	appeared the undersigner the within written inst	d witness and rument and t	PROBATE I made oath that (s) had (s) he, with the	the saw the with	(SEAL) (SEAL) (SEAL) (SEAL) thin named mortsubscribed above
arately examined b	I CAROLINA) I, the undersige above named mortgage of me, did declare that selease and forever reline and all her right and chand and seal this	ned Notary Public, do hor(s) respectively, did the does freely, voluntariquish unto the mortgagee claim of dower of, in an	RENUNCI ereby certify is day appear ly, and withou (s) and the n	before me, and each it any compulsion, dr nortgagee's(s') heirs	ay concern, tha h, upon being ; ead or fear of a or successors a	privately and sep- any person, whom- nd assigns, all her
day of_		(SEAL)	مد مده في ويون والي			
Notary Public for		-	Mortgage of Real Estate	set certify that the within Mortgage has been this set day of Jan. 1980.		SIDNEY L. JAY ATTORINEY AT LAW 114 Manly Street Greenville, South Carolina 00.00 3 & L Bennett St.

6 G G

4328 RV-2