9. The Mortgagor further agrees that should the surance under the National Housing Act within of the Department of Housing and Urban Developm Development dated subsequent to the thouse and this mortgage, being deemed conclusive note may, at its option, declare all sums secured here It is agreed that the Mortgagor shall hold and der this mortgage or in the note secured hereby. It is fully perform all the terms, conditions, and covenathis mortgage shall be utterly null and void; other any of the terms, conditions, or covenants of this the Mortgagee, all sums then owing by the Mortgag and this mortgage may be foreclosed. The Mortgag South Carolina. Should any legal proceedings be Mortgagee become a party to any suit involving this the debt secured hereby or any part thereof be plaotherwise, all costs and expenses (including continuttorney's fee, shall thereupon become due and pass a part of the debt secured hereby, and may be reached the covenants herein contained shall bind, theirs, executors, administrators, successors, and shall include the plural, the plural the singula WITNESS cur hand(s) and seal(s) this	ent or authorisme from the proof of such reby immedial enjoy the presents of this manner to remain mortgage, or gor to the Morgor waives the instituted for mortgage or the houation of absyable immedial ecovered and the benefar, and the using the sar, and the sar, and the using the sar, and the using the sar, and the sar, and the sar, and the using the sar, and the sar, a	is the date betweezed agent of the date of this and implicibility telly due and parmises above coming of this importance, and of min full force of the note see tgagee shall be a benefit of anyor the forcelosishe title to the pands of an attoricately or on demicollected hereus its and advants parties benefit of any gende	of curitien statements Secretary of Horizage, decliming the Mortgages of the public, onveyed until there strument that if the the note secured hand virtue. If then cured hereby, then, come immediately appraisement law ire of this mortgag temises described hiney at law for colliby the Mortgages, and, at the option order, ages shall inure to Whenever used, t	at of any officer using and Urban to insure said he holder of the  as a default un- Mortgagor shall sereby, that then e is a default in at the option of due and payable is of the State of ige, or should the herein, or should ection by suit or and a reasonable of the Mortgagee.  b. the respective the singular num-
1				<b></b>
omi Love	<u></u>	HE H	Smalle	SEAL
				<b>)</b>
= - Contell				SEAL ]
		Smalley, [1] and deed delive	I and Lori R. So the witnessed the e	and that deponent, execution thereof.
Sworn to and subscribed before me this	19th ئىمىد	day	August	. 19 83
~		·	Victory Fusion	m tiga menggan kulangganga 
STATE OF SOUTH CAROLINA COUNTY OF SREENVILLE	RENUN	CEATION OF D	OTER	
<ol> <li>James C. Sarratt for South Carolina, do hereby certify unto all who</li> </ol>				
	, did this da e does freely renounce, rel so all her rig	y appear before , voluntantly, a ease, and fore	e me, and, ugon bo nd without any con- cer relinquish unto	eing privately and apulsion, dread, or othe within-named , its successors
	•	College No.	Brakles	SEAL.
Given under my hand and seal, this	19th	day of	August	1983
Received and properly indexed in		تجاديم أيضر أ	entrant e anvari	THE THE SERVICE STATES

Chirk

day of

County, South Carolina

and recorded in Book

Page