AND IT IS FURTHER AGREED, by and between the parties that should legal proceedings be instituted for the foreclosure of this mortgage, or should the mortgage become a party to any action by reason of this mortgage, or should the debt secured hereby be placed in the hands of an attorney at law for collection, by suit or otherwise, all reasonable expenses incurred by the mortgage, including a reasonable atterney's fee, not to exceed 15% of the unpaid balance, shall thereupon become due and payable as a part of the debt secured hereby, and may be recovered and collected hereunder.

PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties, that if the mortgagor does and shall well and truly pay, or cause to be paid, unto the mortgagee, its his successors, heirs and assigns, the debt or sum of money aforesaid, with Finance Charge thereon, and if any shall be due, according to the true intent and meaning of the note and this mortgage, then this mortgage shall cease, determine, and be utterly null and void; otherwise it shall remain in full force and virtue.

AND IT IS AGREED, by and between the said parties, that the mortgagor should hold and enjoy the premises until default shall be made.

Any reference in this instrument to the plural shall include the singular, and any reference to the neuter shall include the male and female, the male shall include the female, and vice versa.

WIINESS the hand and the seal of the mortgagor.

	IN THE PRESENCE OF: CARL BEACH CARL BEACH Appear before me and, upon being privately and separately examined by me, did occurre that she does treely, voluntarily and without any compunoist breach or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named mortgagee, its, his heirs, successors and assigns, all her interest and estate and also her right and claim of dower in or to all and singular the premises described herein. SWORN to before me (date). July 2, 1981	
	NOTARY PUBLIC FOR SOUTH CAROLINA My Commission Expires: 9/29/81 REAL ESTATE MORIGAGE SATISFACTION REAL ESTATE MORIGAGE SATISFACTION BarclaysAmerican/Financial, Inc., Successor to	4 111A01 .
[38]	This 6th day of August 19 84 Barclays American Corporation Dico J. Might 5531 By Asst. WICE PRESIDENT 623	
#20 // / / / / / / / / / / / / / / / / /	BEACK AND GASTON SOUTH CAROLINA GREENVILLE BEACH Mortgagor TO 5531 TO 5531 TO 5531 TO 5531 NO CHARGERY OF MECON NO CHARGERY OF MECON NO CHARGERY OF MECON NO CHARGERY OF MECON O'CLOCK A. NO. S. CREENVILLE CONTY, S. GEORGE ON THE TENDOR AN o'clock on the 7th Jul. SCHOOK A. 1546 At duly recorded in Book 1546 At duly recorded in Book 1546 SCECENVILLE COUNTY, S. GEORNYILLE COUNTY, S.	1.00.1