The above-described land is subject to the following-des	scribed real estate xortgage(s).
1. That certain real estate mortgage to the United State	es of America executed by Richard H. Hewitt
and Dawn A. Hewitt	datedJune19, 1970 ,
	, Book(s) 1158
at Page(s)3.19, of the Public	Records ofGreenville
State of South Carolina : and the said Grantee(s) by separate agreement, executed a	on which there is a balance due of \$16,428.44. us of the date hereof, assume(s) liability for and agree(s) to pay, ertain specified port on of the indebtedness secured by said real
TO HAVE AND TO HOLD, all and singular the said P their join lives and upon the death of either of them, the fee simple, together with every contingent remainder and rig	remises before mentioned unto the said Grantee(s) for and during en to the survivor of them, his or her beirs and assigns forever in the of reversion.
And We do hereby bind Our	Heirs, Executors and Administrators, to warrant and forever
defend all and singular the said premises unto the said	John P. Finch and Jean P. Finch
	for and during their joint lives and upon the death of either
of them, then to the survivor of them, his or her heirs and $\boldsymbol{\alpha}$	ssigns forever in fee simple, againstUS
whomsoever lawfully claiming, or to claim the same, or any	OUT Heirs and all persons
IN WITNESS WHEREOF, the Granton's) ha Ve here first above written.	eunto set Our_ hand(s) and scal(s), the day and year
signed, sealed and delivered in the presence of: If the Karathy A Deak	Richard H. Hewitt (SEAL) Anun (SEAL) Dawn A. Hewitt