<ol> <li>That should the Mortgagur pressy a parties of the to make a gayment or payments as required by the aforessis the missed payment or payments, insofar as possible, in order</li> </ol>	indebtedness a	ecured by this le, any such pro	mortgage and payment may b	absorpently fail
<ol> <li>That the Mortgagor shall hold and enjoy the showe or the note secured hereby, and it is the true meaning of forms, conditions, and covenants of this mortgage, and of the and wid; otherwise to estudie in full force and virtue.</li> </ol>	this instrument e note secured h	that if the Morereby, that then	gagor shall fully this mortgage sh	perform all the
It is mutually agreed that if there is a default in any of note secured hereby, then, at the option of the Mortgages, all some intraclistely due and payable and this mortgages may	the terms, conclisums then ow be foreclosed	ditions or coven ing by the Mort Should any les	ants of this mor gagor to the Mo	tgage, or of the tgages shall be- le instituted for
It is mutually agreed that if there is a default in any of note accured hereby, then, at the option of the Mortgagee, all come immediately due and payable and this mortgage may the foreclosure of this mortgage, or should the Mortgage the the premises described herein, or should the debt secured he law for collection by suit or otherwise, all costs and expenses thereupon become due and payable immediately or on deme- thereby, and may be recovered and explored the present	become a party reby or any part incurred by the	to any suit involutions thereof be place. Mortgagee, and	ving this Mortga ed in the hands a reasonable at	e or the title to of an attorney a rney's fee, shall the debt and
It is further agreed that the covenants herein contained	shall bind, and	the benefits ar	d advantages sh	all inure to the
respective heirs, executors, administrators, successors, and as clude the plural, the plural the singular, and the use of any	ssigns of the par y gender shall be	ties hereto. When applicable to al	rever used, the l 1 genders.	ingular shell in-
WIINESS the hand and seal of the Mortgagor, this	3rd day of	January	,	, 19 67
Signed, sealed and delivered in the presence of:				
		1.1.7	11	1/
Louise Dramilion	- A	Lewis L.	Alexander	Jr.
Maydais				(SEAL)
<u> </u>				(SEAL)
		•	•	(SEAL)
				, (Sec.)
State of South Carolina	PROBATE	Barrier Discourse		
COUNTY OF GREENVILLE	INODAIL			
PERSONALLY appeared before me Lowe W.	Gremillion		and	made oath that
s he saw the within named Lewis L	Alexande	r Ir		
the saw the within named		<del> </del>		
				<b>4</b>
sign, seal and as his act and deed deliver the	within written n	nortgage deed, a	nd that	h
H. Ray Davis	witnessed the	execution there	of.	,
SWORN to before me this the 3rd				
Work to before the this the	· da	ve W.	Fremill	in
The day	· ,			
Notary Public for South Carolina (SEAL)				
State of South Carolina				
COUNTY OF GREENVILLE	RENUNCIA	TION OF DO	OWER	
I, H. Ray Davis	<b>.</b>	. Notam	Public for Sou	ah Garalina da
				ui Caroina, do
nereby certify unto all whom it may concern that Mrs	Carol Ka	y Alexande	er	·
the wife of the within named.  It wife of the within named and, upon being privately a coluntarily and without any compulsion, dread or fear of elinquish unto the within named Mortgagee; its successors elaim of Dower of, in or to all and singular the Premises within the column of the premises within the premise within the pre	and separately en any person or per and assigns all l	xamined by me, ersons whomsoev per interest and	did doolows that	she does freely, ease and forever all her right and
41 To 100				
GIVEN unto my hand and seal, this 3rd				1
lay of Jamuary , A. D., 1967	66	1 3 au	aligano	(1)
Notary Englis for South Carolina (SEAL)	• • • • • • • • • • • • • • • • • • •	arol Kay A	lexander	
Recorded January 9th, 1967 at 11	1:43 R.M.	# 16523	· · · · · · · · · · · · · · · · · · ·	
· · · · · · · · · · · · · · · · · · ·	· ·			