SOUTH CAROLINA, GREENVILLE COUNTY	7.	
In consideration of advances made and which may be made by	Blue Ridge Cynthia W. Fricks	Borrower, S
(whether one or more), aggregating THIRTY FOUR THOUSAND FIT (\$ 34,500.00	A horizonal and part hereof) a self-termiti, hereby expressly made a part hereof) a self-termitian distribution and extensions thereof, (2) all future nissory notes, and all renewals and extensions the ereafter contracted, the maximum principal amount one time not to exceed FIFTY THOUSAN thereon, attorneys' fees and court costs, with interest than ten (10%) per centum of the total amount designated, sold, conveyed and mortgaged, and by	eracing cest that ereof, and (3) all existing D & NO/100 rest as provided the thereon and
Paris Mountain	Township Greenville	adad as follows:
County, South Carolina, containing ALL that tract of land in the Paris Mountain Town Carolina, on the Keeler Bridge Road and the McElha less, and shown on a plat entitled "Plat of Estate February 1, 1968; and having, according to said p BEGINNING at an iron pin in the Keeler Bridge Road of way of said road N. 29-45 W. 421 feet to a nail Bridge Road N.33-45 W. 520 feet to a nail; thence N. 73-40 E. 731 feet to an iron pin; thence S. 38 W. 237 feet to an iron pin at hickory; thence S. 39-00 E. 145 feet to an iron pin; thence S. 57-15 W. 43 feet to an iron pin; thence S. 36-15 E. 311 feet to an iron pin; thence N. 85-15 W. 1,119.5 f The within described property is subject to right and of the Duke Power Company. This conveyance i set-back lines, roads or passageways, easements a	aney Road, containing 24.56 acres e-Elizabeth W. Bates" made by T. lat, the following metes and bound and running thence in and along thence still in the right of N. 30-40 E. 67 feet to an iron part of E. 284 feet to an iron pin E. 284 feet to an iron pin; thence to the beginning corner. * s of way of Keeler Bridge Road, s subject to all restrictions, z	s, more or T. Dill, nds: g the right way of Keeler pin; thence hence S.9-45; thence S. nce S. 38-10 10-50 E. 318 McElhaney Road, oning ordinances.
described property.	Willimon by deeds of James Norma	n Bates, Jr.,
Jeremiah P. Bates, Thomas Marvin Bates, and Julia in the RMC Office for Greenville County in Deed E 617; Deed Book 840, at Page 616; and Deed Book 84 Woodrow W. Willimon see Apartment 1546, File 7, F	Bates Sessions, recorded on Api Book 840, at Page 618; Deed Book BO, at Page 615 respectfully. Fo	840, at Page or Estate of
*For more recent plat, see Plat Book_O=T, Page_ TOGETHER with all and singular the rights, members, hereditaments are dent or appertaining.	nd appurtenances to the said premises belonging or	in any wise incl-
TO HAVE AND TO HOLD all and singular the said lands and premises u members and appurtenances thereto belonging or in any wise appertaining		
A default under this instrument or under any other instrument heretofor a default by Borrower, and/or Undersigned under any instrument(s) constituted tender, constitute a default under any one or more or all instruments exceedefault, at the option of Lender, all indebtedness due from Borrower and/or Lender.	e or hereafter executed by Borrower and/or Undersig uting a lien prior to the lien of this instrument, shall ecuted by Borrower and/or Undersigned to Lender. Indersigned to Lender may be declared immediately	. In case of such due and payable.
UNDERSIGNED hereby binds himself, his heirs, executors, administrated said premises unto Lender, its successors and assigns, from and against United persons whomsoever lawfully claiming or to claim the same or any processors.	Midcholdings, the man of the	and singular the d assigns and all
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto interest and other sums secured by this or any other instrument executed form all of the terms, covenants, conditions, agreements, representations Lender according to the true intent of sald Mortgages, all of the terms, co which are made a part hereof to the same extent as if set forth in extenso he otherwise it shall remain in full force and effect.	Lender, its successors or assigns, the aforesaid ind by Borrower as security to the aforesaid indebtednend obligations contained in all mortgages execute venants, conditions, agreements, representations are in, then this instrument shall cease, determine an	ed by Borrower to and obligations of d be null and void;
It is understood and agreed that all advances heretofore, now and he hereafter owed by Borrower to Lender, and any other present or future indeer, surety, guarantor, endorser or otherwise, will be secured by this instruction that Lender, at the written request of Borrower, will satisfy this mortgage that no liability to Lender, and (3) Lender has not agreed to make any furtile.	nent until it is satisfied of record. It is further under whenever: (1) Borrower owes no indebtedness to Le her advance or advances to Borrower.	rstood and agreed ander, (2) Borrower
In the event Lender becomes a party to any legal proceeding (excluding secured), involving this mortgage or the premises described herein (including also recover of Undersigned and/or Borrower all costs and expenses which costs, expenses and attorney's fee when paid by Lender shall becompon demand, and shall draw interest from the date of advance by Lender secured hereby.	reasonably incurred by Lender, including a reasona ne a part of the debt secured hereby and shall be im until paid at the highest rate provided in any note o	ble attomey's fee, mediately payable r other instrument
This agreement shall inure to the benefit of Lender, its successors and hereunder, and all such advances and all other indebtedness of Borrow "Lender" shall be construed to include the Lender herein, its successors	101 10 00011 00000000000000000000000000	
EXECUTED, SEALED, AND DELIVERED, this the	Chayof July	, 19 <u>8 4</u>
Signed, Sealed and Deligered.in the Presence of:	Drew V. Fricks	(L.S.)
pankk Budiell	C. His ic. Inits	(L.S.)
CANO 6580	Cynthia W. Fricks	(20.7

1328-W.Z