•				•		,
11. That in the event this mortgage shoul through 45-96.1 of the 1962 Code of Laws of S	i be foreclose outh Carolin	d, the Mort	gagor expre	ssly waives the ther appraisemen	benefits of a	Sections 45-8
The Mortgagee covenants and agrees as				•	**	•
1. That should the Mortgagor prepay a property to make a payment or payments as required by the missed payment or payments, insolar as po	ortion of the	d nromissor	, note anv	guch prepaymet	nt may be a	nniira tawan
2. That the Mortgagor shall hold and enjor the note secured hereby, and it is the true terms, conditions, and covenants of this mortga and void; otherwise to remain in full force and	oy the above meaning of ge, and of th					
It is mutually agreed that if there is a definite secured hereby, then, at the option of the come immediately due and payable and this the foreclosure of this mortgage, or should the the premises described herein, or should the dellaw for collection by suit or otherwise, all costs thereupon become due and payable immediatel thereby, and may be recovered and collected hereby, and may be recovered and collected herespective heirs, executors, administrators, succelude the plural, the plural the singular, and the	Mortgagee, a mortgage may a Mortgagee of secured he and expenses y or on demicreunder.	be foreclo become a pareby or any incurred by and, at the control	sed. Should urty to any a part thereo the Mortga ption of the and the beauty and	the Mortgagor to any legal procesuit involving the feet in the placed in the gee, and a reason Mortgagee, as investity and advantages.	ceedings be is Mortgage on the hands of a control of the manus of the manus of the manus shall of the manus	instituted for or the title to an attorney a ey's fee, shall debt secured
WITNESS the hand and seal of the Mortg	agor, this	<del>6th</del> .day	of0ct	ober		, 19 70
					•	
Signed, sealed and delivered in the presence of:					1	
C-Irances & Barrell		1	ARRY Ø.	SHAW BUILDE	R. INC.	(SEAL)
		_		/(_ <	XIa	
Marie Sant Sant	'	Į.	Y2 714	1 Y X	Suaw	(SEAL)
- /			\ ;/	,		
	•••					(SEAL)
						(CEAT )
		•			, <u></u>	(SEAL)
State of South Carolina	<b>)</b> .					
State of South Caronna	}	PROBA'	<b>TE</b>			
COUNTY OF GREENVILLE	),					
PERSONALLY appeared before me.Fran	ices K. B.	agwert			and ma	de oath that
S. he saw the within named LarryGSh	iaw Bud Lde	erInc	hv.i.t.e.	dulyeuthor	dandaffi	L
The second secon				ddiy addiior	Treamort.	icei
	·					,
sign, seal and as1ts act and deed	deliver the	within writte	n mortgage	deed, and that	s. he with	William
B. James		witnessed	the executiv	n thereof		, -
<i>p.</i> 1. <i>p.</i> 1		wimesseu	the execution	m diereot.		
SWORN to before me this the		$\bigcirc$	A	1/6	16	·
day ofOctober, A. D.	, <sub>1970</sub>		CAMCKA	X DAY	ueci	
willli The fire	1			I		•
Notary Public for South Carolina	(SEAL)					
My commission expires June 13, 19	79.	NO.	T NECESS	ARY	•	rate.
State of South Carolina	1					
COUNTY OF GREENVILLE	<b>S</b>	REMON	YW I TOM	of dower		
,	,					
I.			·	Notary Public	for South (	larolina, do

the wife of the within named.

did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Mortgagee, its successors and assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.

Recorded Oct. 7, 1970 at 12:42 P. M., #8363.

GIVEN unto my hand and seal, this .....

Notary Public for South Carolina