= 45.96.1 of the 1962 Code of Laws of South Carolina, as amended, o	or any other appraisement laws.	
THE MORTGAGEE COVENANTS AND AGREES AS FOL		
1. That should the Mortgagor prepage a portion of the indebted payment or payments as required by the affiresaid promissory note, a payments insofar as possible, in goder that the principal debt will i	any such prepayment may be applied toward the miss	ed payment or
2. That the Mortgagor shall holdefund enjoy the above describe secured hereby and it is the true meaning of this instrument that covenants of this mortgage, and of the note secured hereby, that the full force and virtue	ed premises until there is a default ander this mortga if the Mortgagor shall fulls perform all the terms, o hen this mortgage shall be utterly null and void; other	ge of the note conditions, and wise to remain
It is mutually agreed that if there is a default in any of the te- hereby, then, at the option of the Mortgagee, all sams then owing t and payable and this mortgage may be foreclosed. Should any legs should the Mortgagee become a party to any suit involving this Mo Melst secured hirelife or any part thoreof be placed in the hands of a expenses incurred by the Mortgagee, and a reasonable attorney's demand, at the option of the Mortgagee, as a part of the debt secure	by the Mortgagor To the Mortgagee shall become in al proceedings the instituted for the foreclosure of thi rigage or the title to the premises described herein, an attorney at law for collection by suit or otherwise for shall the grapes because the seal and the	mediately due s mortgage, or or should the , all costs and
It is further agreed that the covenants herein contained shall heirs, executors administrators, successors, grantees, and assigns of plural, the plural the singular, and the use of any gender shall be a	bind, and the benefits and advantages shall inure to,	the semication
WITNESS the hand and seal of the Mortgagor, this	day of June	19.73
Signed, sealed, and delivered in the presence of:		
1 95 × 1	(Indien B. Values	4
Clary will	Andrew B. Vasilas	(SEAL)
Lang Date of Sarah & Campell	Jean T. Vasilas	(ŚEAL)
4	∉ean T. Vasilas	
		(SEAL)
إستستنت والمواسية بالمال الموادية المالية	·	(SEAL)
State of South Carolina	er en	
<b>)</b> P	PROBATE	
COUNTY OF GREENVILLE		
PERSONALLY appeared before me Larry	y D. Estridge s and n	nada nath that
he saw the within named Andrew B. Vasil	las and Jean T. Vasilas	<del></del>
ingn, seal and as their act and deed deliver the within	n written mortgage deed, and thathe with	
Sarah L. Campell		
	witnessed the execution thereof.	* .
SWORN to before me this the 19th		
Sarah & Carepell (SEAL)  Notary Public for South Carolina	Tring of	<i>7.</i>
Sarah & Campell (SEAL)		
My Commission Expires 8/19/79		٠.
State of South Carolina	*	
COUNTY OF GREENVILLE RE	NUNCIATION OF DOWER	
ı, Sarah L. Campell	a Notary Public for South	n Carolina, do
hereby certify unto all whom it may concern that Mrs	an T. Vasilas	·
the wife of the within named Andrew B. Vas	4100	۲ ا
the wife of the within named. ANGREW B. VAS did this day appear before me, and, upon being privately and separand without any compulsion, dread or fear of any person or persons within named. Mortgagee, its successors and assigns, all her interest around singular the Premises within mentioned and released.	rately examined by me, did declare that she does free	rich unto the
		· · · · · · · · · · · · · · · · · · ·
CIVEN unto my hand and seal, this	Λ	,
Sarah & Carepell (SEAL)  Notary Public for South Carolina	Jean J. Vas. San	t of the state of
Notary Public for South Carolina		
		4,