Intensitient and advances make and which may be make by Production Content Amount of Content and Conte		,		
Contract control of Sec. Control 1. In Produced control 1. Control	The state of the second of the	amo irene m. niuuit		Borrower,S
is 11.270.52 comp 4535. Cate of 1. Acidesced by noted in deep new tests between the success of the second on the success of th	(whether one or more), aggregating ELEVEN THOUSAND TWO H	UNDRED SEVENTY & 52/1	00	Dollars
Dobles 46 201,000.00.00.00.00.00.00.00.00.00.00.00.00	(\$ 11,270.52), (evidenced by note(s) o accordance with Section 45-55, Code of Laws of South Carolina, 196 limited to the above described advances), evidenced by promissory not subsequently be made to Borrower by Lender, to be evidenced by promissory promissory in the control of the control	of even date herewith; hereby exprise, (1) all existing indebtedness of es, and all renewals and extension; omissory notes, and all renewals are becomes and all renewals.	essiy made a part hereof) as of Borrower to Lender (incl s thereof, (2) all future adva and extensions thereof, an oximum principal amount	nd to secure in luding but not ances that may d (3) all other of all existing
All that lot of land situate on the southern side of Ferguson Road in the Country of Greenville, State of South Carolina, being shown as a tract containing? a cares on a plat of the property of Ralph James Hill dated September 18, 1973, prepared by Carolina Surveying Company recorded in Plat Book AQ, at Fage 23 in the RMC Office for Greenville Country, and having, according to as plat, the following motes and bounds, to-wit: EEGINNING at an iron pin at the center line of an old road and running thence S. 9-41 E. 295 ft. to an iron pin; thence turning and running S. 73-02 W. 295, 5 ft. to an iron pin; thence turning and running S. 73-02 W. 295, 5 ft. to an iron pin; thence turning and running with the center line of the Old Ferguson Road N. 73-02 E. 295 ft. to a point at the center line of an old road. This is the same property conveyed to the mortgagers by deed of Ralph James Hill, dated 3-8-76 and recorded in Beed Book 1032, at page 312 in the RMC Office for Greenville Country, Greenville, G. All. that certain piece, parcel or lot of land situate, lying and being on the conthern of Fugerson Road near the City of Greenville, in the Country of Greenville, state of Southern of Pugerson Road near the City of Greenville, in the Country of Greenville, state of Southern of Fugerson Road near the City of Greenville, in the Country of Greenville Country, Greenville Country, Greenville Country, Greenville Country, Greenville Country, Greenville Country, Greenville, and shown as a 17, 30 acre fract, according to a plat of property of Grover and Irone Riddle prepared by Carolina Surveying Company dated April 20, 1977 and according to a sid plat. Bearing the Greenville, Southern of Greenville, Greenville	Dollars ($\$$ $=$ 20 $=$ 000 $=$ 0 $=$ 0 $=$	on, attorneys' fees and court costs 0%) per centum of the total amou reyed and mortgaged, and by these ins:	s, with interest as promoed int due thereon and charges e presents does hereby, gran	as provided in it, bargain, sell,
All that lot of land situate on the southern side of Ferguson Road in the Country of Greenville State of South Carolina, being shown as a trace containing 2 acres on a plat of the property of Ralph James Hill dated September 18, 1973, prepared by Carolina Surveying Company recorded in Plat Book AQ, at Rage 322 in the RMC Office for Greenville Country, and having, according to se plat, the following metes and bounds, to-wit: EEGINNING at an iron pin at the center line of an old road and running thence S. 9-41 E. 295 ft. to an iron pin; thence turning and running S. 73-02 W. 295, 5 ft. to an iron pin, thence turning and running with the center line of the Cld Ferguson Road N. 73-02 E. 295 ft. to a point at the center of the old road. This is the same property conweod to the mortgagors by deed of Ralph James Hill, dated 3-8-76 and recorded in Peed Book 1032, at page 312 in the RMC Office for Greenville Country, Greenville G. Also, Als. that certain piece, parcel or lot of land situate, lying and being on the couttern of Fugerson Road near the City of Greenville, in the Country of Greenville, at the Carolina, and shown as a 17,30 acre tract, according to a plat of property of Grover and Irone Riddle prepared by Carolina Surveying Company dated April 20, 1977 and according to said plat property of Grover and James Hill, dated and running thence on thuning with said line, S. 22-36 E. 220,7 ft. to an old line pin and according to a plat of property of Grover and James Hills, and the control of Grover and James Hills, and the control of Grover and James Hills, and the line, S. 20-30 E. 200,3 ft. to an iron pin in the center line of Fugerson Road at the joint corner of other property of Grover and James Hills, S. 22-36 E. 220,7 ft. to an old line pin and action to the property of Grover and James Hills, and the property of Grover and James Hills	All that tract of land located in	Township,	Place, and boun-	ded as follows:
ft, to an iron pin; thence turning and running S. 73-02 M. 29-3 th. to an iron pin; there turning and running With the center line of an old road; thence turning and running with the center line of the Old Ferguson Road N. 73-02 E. 295 ft. to a polin the center of the old road. This is the same property conveyed to the mortgagors by deed of Ralph James Hill, dated 3-8-76 and recorded in Peed Book 1032, at page 312 in the RM Office for Greenville County, Greenville. G. Also, All that certain piece, parcel or lot of land situate, lying and being on the southern of Pugerson Road near the City of Greenville, in the County of Greenville, state of South Carolina, and shorn as a 17-30 acre tract, according to a plat of property of Grover and Iran Egildile prepared by Garolina Euroyaing Company dated April 20, 1977 and according to said plat having the following metes and bounds, low-wit: BEGINNING at an iron pin in the center line of Fugerson Road at the Joint corner of other hence continuing in the said line, S. 22-36 E. 20.7 ft. to an old iron pin and stone at a cree tract, according to the said line, S. 22-36 E. 20.7 ft. to an old iron pin and stone at a cree training thence with the creek as the line, S. 50-30 W. 198.4 ft. to a point; thence continuing with said oreek S. 42-45 W. 20.3 ft. to an iron pin; thence continuing with said creek S. 42-45 W. 20.3 ft. to an iron pin; thence continuing with said oreek S. 38-124, 8 ft. thence S. 39-36 W. 199 ft., thence N. 83-45 W. 58.6 ft., thence S. 15-33 W. 142.4 ft to an old iron pin, thence with the creek as the line, S. 50-30 W. 198 ft., thence continuing with said oreek S. 38-124, 8 ft. thence S. 39-36 W. 199 ft., thence N. 83-45 W. 58.6 ft., thence S. 15-33 W. 142.4 ft to an old iron pin, thence with the center of said road, N. 72-20 E. 483.4 ft. to the point of beginning. SEE ATTACHED RIDER FOR ADDITIOUSL PROPERTY COVERED HEREBY: TOGETHER with at an advantage of the properties of the said premises the best in the line of Hij structure and suppulse to said may now	ALL that lot of land situate on the southern s State of South Carolina, being shown as a trac Ralph James Hill dated September 18, 1973, pre Plat Book 40, at Page 323 in the RMC Office fo	ide of Ferguson Road t containing 2 acres pared by Carolina Sur r Greenville County,	in the County of on a plat of the rveying Company r and having, acco	Greenville, property of ecorded in rding to said
ALSO, ALL that certain piece, parcel or lot of land situate, lying and being on the southern's of Pugerson Road near the City of Greenville, in the County of Greenville, state of South Carolina, and shown as a 17.30 acre tract, according to a plat of property of Grover and Irem Landing the following mates and bounds, to-wit: BEGINING at an iron pin in the center line of Fugerson Roed at the joint corner of other property of Grover and B.M. Riddle and running thence S. 21.15 E, 516.8 °Ct. to an iron pin, in the center line of Fugerson Roed at the joint corner of other property of Grover and B.M. Riddle and running thence S. 21.5 E, 516.8 °Ct. to an iron pin, thence continuing with said line, S. 22.36 E, 22.37 °Ct. to an old iron pin and stone at a cree running thence with the creek as the line, S. 50.30 °W. 158.4 °Ct. to a point; thence continuing with said creek S. 42.45 °W. 230, 3 °Ct. to an iron pin; thence continuing with said creek S. 42.45 °W. 230, 3 °Ct., to an iron pin; thence continuing with said creek S. 44.00 °Ct. 1 °Ct. to an iron pin at a Holly Tree; running thence N. 9.46 °W. 1, 208.3 °Ct. to an old iron pin hence N. 9.44 °W. 1, 208.3 °Ct. to an iron pin in the center line of Fugerson Ror running thence with the center of said road, N. 72.20 °Ct. 483.4 °Ct. to the point of beginning. EE ATTACHED RIDER FOR ADDITIONAL PROPERTY COVERED HEREBY: TOGETHER with all and singular the said lands and premises onto Lender, its successors and assigns with all the rights, privileges, members and appurtmences thereto belonging or in any wite preclaiming. TO HAVE AND TO HAVE AND TO HOLD all and singular the said lands and premises onto Lender, its successors and assigns with all the rights, privileges, members and appurtmences thereto belonging to a naw wite appetitutional siles price to the line of this instrument, bad, it the option of the content of the said premises of the land of the transport and the depth of the said promises of the said promises of the said properties of the said properties of the said	ft. to an iron pin; thence turning and running turning and running N. 9-41 W. 295.0 ft. to a turning and running with the center line of the cold mond	point at the center I e Old Ferguson Road I	line of an old ro N. 73-02 E. 295 f	ad; thence t. to a point
ALSO, ALL that certain piece, parcel or lot of land situate, lying and being on the Southern Carolina, and shown as a 17, 30 acre tract, according to a plat of property of Grover and Irem Riddle prepared by Carolina Surveying Company dated April 20, 1977 and according to said plat having the following metes and bounds, to-wit: BEGINNING at an iron pin in the center line of Fugerson Road at the joint corner of other property of Grover and B.M. Riddle and running thence S. 21-15 E. 516.8 ft. to an iron pin; thence continuing with said line, S. 22-36 E. 520.7 ft. to an old iron pin and atone at a creaturning thence with the creek as the line, S. 50-30 W. 158.4 ft. to a point; thence continuing with said creek S. 32-46 W. 230.3 ft. to an iron pin; thence continuing with said creek S. 32-47 W. 230.5 ft. to an iron pin; thence continuing with said creek S. 32-48 W. 230.5 ft., thence S. 34-400% 61.1 ft. to an iron pin at a Holly Tree; running thence N. 9-46 W. 1,208.3 ft to an old iron pin, thence N. 9-41 W. 235 ft. to an iron pin in the center line of Fugerson Rost and old iron pin, thence of said road, N. 72-20 E. 483.4 ft. to the point of beginning. EEE ATACHED RIDER FOR ADDITIONAL PROPERTY COVERED HEREBY: TOGETHER with all singular the rights, members, hereditaments and appurtenences to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and rights the said bond and premises unto Lender, its successors and assigns with all the rights, privileges, and default, at the content bid industries and are supertaining. A default under this instrument or under any other instrument herestolore or hereafter escented by Berrower and or Understand to Leader, and additional transport to Leader in the content of Leader, and additional transport to Leader in the content of Leader, and additional transport to	This is the same property conveyed to the mort and recorded in Deed Book 1032, at page 812 in	the RMC Office for (Greenville County	, Greenville
BEGINNING at an fron pin in the center line of Fugerson Rosa at the 10th Control of Grover and B.M. Riddle and running thence S. 21-15 K. 516.8 ft. to an iron pin; thence continuing with said line, S. 22-36 E. 520.7 ft. to an old iron pin and stone at a cret running thence with the creek as the line, S. 50-30 W. 158.4 ft. to a point; thence continuing with said creek S. 42-45 W. 230.3 ft. to an iron pin; thence continuing with said creek S. 38-124.8 ft. thence S. 39-36 W. 159 ft., thence N. 83-45 W. 58.6 ft., thence S. 15-33 W. 142.4 ft. 124.8 ft. thence S. 44-00% 61.1 ft. to an iron pin at a Holly Tree; running thence N. 9-46 W. 1,208.3 ft to an old fron pin, thence N. 9-41 W. 295 ft. to an iron pin in the center line of Fugerson Rot running thence with the center of said road, N. 72-20 E. 483.4 ft. to the point of beginning. SEATTACHED RIDER FOR ADDITIONAL PROPERTY COVERED HEREBY: TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said lands and premises sinto Lender, its successors and assigns with all the rights, privileger, and appurtenances thereto belonging or in any wise incident or appertaining. A default under this instrument or work any other instrument hereafton to hereafter accused by Borrower and/or Undersigned to Lender, in a default by Borrower should be the said subject of the said premises unto Lender, its successors and surject of the said premises unto Lender, its successors and surject from and sappartaining. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall by Borrower and/or Undersigned to Lender, and and they premate shall period by Control of the said premises unto Lender, its successors and surject from and sapins. Undersigned to the frone may be default, at the option of Lender, all indebtedes due from Borrower and/or Undersigned to the said memberated and surject to the said Mortages, all of the terms, covenents, conditions, agreem	ALSO, ALL that certain piece, parcel or lot of of Fugerson Road near the City of Greenville, Carolina, and shown as a 17.30 acre tract, acc Riddle prepared by Carolina Surveying Company	ording to a plat of dated April 20, 1977	property of Grove	r and Irene
TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premise belonging of in any wise incident or appertaining. TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining. A default that this instrument or under any other instrument heretofore or hereafter executed by Borrower and/or Undersigned to Lender, or a default by Borrower, and/or Undersigned under any instruments executed by Borrower and/or Undersigned to Lender, not according to the default under any one or more or all instruments executed by Borrower and/or Undersigned to Lender, and the proposed and the said that the option of Lender, all indebtedness due from Borrower and/or Undersigned to Lender may be declared immediately due and payable. UNDERSIGNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower to the aforesaid indebtedness and shall perform all of the terms, covenants, constitutions and obligations contained in all mortigages executed by Borrower to Lender and the terms, covenants, constitutions and obligations and obligations and executed by Borrower to Lender with a standard of the terms, covenants, constitutions and obligations and obligations and obligations of which are roaded a part hereof to the same extent as if set forth in extenso herein, then this instrument shall crease, determine and obligations of which are readed and thereof	property of Grover and B.M. Riddle and running thence continuing with said line, S. 22-36 E. running thence with the creek as the line, S. with said creek S. 42-45 W. 230.3 ft. to an ir 124.8 ft. thence S. 39-36 W. 159 ft., thence N thence S. 44-00W 61.1 ft. to an iron pin at a	thence S. 21-15 E. 520.7 ft. to an old 50-30 W. 158.4 ft. to pon pin; thence continues as 53-45 W. 58.6 ft., Holly Tree; running to an iron pin in the	iron pin and ston o a point; thence nuing with said c thence S. 15-33 thence N.9-46 W. center line of F	e at a creek; continuing reek S.38-14 W. 142.4 ft. 1,208.3 ft. Sugerson Road
TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging or in any wise appertaining. A default under this instrument or under any other instrument heretofore or hereafter executed by Borrower and/or Undersigned to Lender, or a default by Borrower, and/or Undersigned under any instrument is constituting a liter prior to the lien of this instrument, shall, at the option of Lender, constitute a default under any or or more or all instruments sexecuted by Borrower and/or Undersigned to Lender, its constitute a default under any or or or more or all instruments sexecuted by Borrower and/or Undersigned to Lender may be declared immediately due and payable. UNDERSIGNED hereby binds himself, his heirs, executors, administrators and assigns to warrant and forewer defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the tame or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present, or future indebtedness or liability to Borrower in Lender, which is a statisfied of record. It is further undesttood and aged that the	TOGETHER with all and singular the rights, members, heredita	RED HEREBY: aments and appurtenances to the	said premises belonging (or in any wise
or a default by Borrower, and/or Undersigned under any instrument(s) constitute a lien of this instrument, shall, at the option of lender, constitute a default under any one or more or all instruments executed by Borrower and/or Undersigned to Lender. In case of such default, at the option of Lender, all indebtedness due from Borrower and/or Undersigned to Lender may be declared immediately due and payable. UNDERSIGNED bereby binds himself, his heirs, executors, administrators and assigns to warrant and forever defend all and singular the said premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations of which are raided a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all abhances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower in Lender, whether as principal debtor, surrey, guarantor, endorser or otherwise, will be secured by this instrument that it is staffied of record. It is further understood and agreed that Le	TO HAVE AND TO HOLD all and singular the said lands and p	remises unto Lender, its successor ng.	s and assigns with all the ri	ghts, privileges,
premises unto Lender, its successors and assigns, from and against Undersigned, his heirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the same or any part thereof. PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements in all mortgages executed by Borrower to Lender according to the true intent of said Mortgages, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present, or future indebtedness or liability of Borrower to Lender, which are applied to surety, guarantor, endorser or otherwise, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower. In the event Lender becomes a party to any lend proceeding (excluding an action to foreclose this mortgage or to collect the debt hereby secured), involving this mortgage or the premises described herein (including but not limited to the title to the lands described herein), Lender may also recover of Undersigned and/or Borrower and expenses and expenses reasonably incurred by Lender, including a reasonable attorney's fee which	or a default by Borrower, and/or Undersigned under any instrument(s) of	constituting a lien prior to the lien ats executed by Borrower and/or	n of this instrument, shall, a r Undersioned to Lender. !	t the option of In case of such
PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall pay unto Lender, its successors or assigns, the aforesaid indebtedness and all interest and other sums secured by this or any other instrument executed by Borrower as security to the aforesaid indebtedness and shall perform all of the terms, covenants, conditions, agreements, representations and obligations contained in all mortgages executed by Borrower to Lender according to the true intent of said Mortgages, all of the terms, covenants, conditions, agreements, representations and obligations of which are made a part hereof to the same extent as if set forth in extenso herein, then this instrument shall cease, determine and be null and void; otherwise it shall remain in full force and effect. It is understood and agreed that all advances heretofore, now and hereafter made by Lender to Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower, and all indebtedness now and hereafter owed by Borrower to Lender, whether as principal debtor, surety, quarantor, endorser or otherwise, will be secured by this instrument until it its satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, whether and a statisfied of record. It is further understood and agreed that Lender had a secured to make any further advances to Borrower. In the event Lender becomes a party to any leal proceeding (excluding an action to foreclose this mortgage or to collect the debt hereby secured), involving this mortgage or the premises desor bed herein fincluding but not limited to the title to the lan	premises unto Lender, its successors and assigns, from and against Unde	rsigned, his heirs, executors, admii	ind forever defend all and si nistrators and assigns and al	ingular the said tother persons
hereafter owed by Borrower to Lender, and any other present or future indebtedness or liability of Borrower to Lender, will be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borrower, will satisfy this mortgage whenever: (1) Borrower owes no indebtedness to Lender, (2) Borrower has no liability to Lender, and (3) Lender has not agreed to make any further advance or advances to Borrower. In the event Lender becomes a party to any leval proceeding (excluding an action to foreclose this mortgage or to collect the debt hereby secured), involving this mortgage or the premises described herein (including but not limited to the title to the lands described herein), Lender may also recover of Undersigned and/or Borrower all costs and expenses reasonably incurred by Lender, including a reasonable attorney's fee, which costs, expenses and attorney's fee when paid by Lender shall become a part of the debt secured hereby and shall be immediately payable upon demand, and shall draw interest from the date of advance by Lender until paid at the righest rate provided in any note or other instrument secured hereby. This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the	PROVIDED ALWAYS, NEVERTHELESS, that if Borrower shall interest and other sums secured by this or any other instrument execuall of the terms, covenants, conditions, agreements, representations according to the true intent of said Mortgages, all of the terms, covenants, coverage to the true intent of said Mortgages, all of the terms, coverage to the conditions of the terms.	pay unto Lender, its successors or ited by Borrower as security to the doligations contained in all monants, conditions, agreements, rep	e atoresaid indeptedness and ortgages executed by Borro oresentations and obligation	ower to Lender s of which are
secured), involving this mortgage or the premises described herein (including but not limited to the lands described herein). Lender may also recover of Undersigned and/or Borrowe all costs and expenses reasonably incurred by Lender, including a reasonable attorney's fee, which costs, expenses and attorney's fee when paid by Lender shall become a part of the debt secured hereby and shall be immediately payable upon demand, and shall draw interest from the date of advance by Lender until paid at the righest rate provided in any note or other instrument secured hereby. This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the	hereafter owed by Borrower to Lender, and any other present or full debtor, surety, guarantor, endorser or otherwise, will be secured by this that Lender, at the written request of Borrower, will satisfy this mort	iture indeptedness or liability of instrument until it is satisfied of a gage whenever: (1) Borrower ower	record. It is further understores to Lender to be no indebtedness to Lender to be not	ood and agreed
This agreement shall inure to the benefit of Lender, its successors and assigns, and any successor, or assign of Lender may make advances hereunder, and all such advances and all other indebtedness of Borrower to such successor or assign shall be secured hereby. The word "Lender" shall be construed to include the Lender herein, its successors and assigns. EXECUTED, SEALED, AND DELIVERED, this the	secured), involving this mortgage or the premises described herein (inclualso recover of Undersigned and/or Borrowe all costs and expenses recosts, expenses and attorney's fee when paid by Lender shall become demand, and shall draw interest from the date of advance by Lender un	uding but not limited to the title t easonably incurred by Lender, inc a part of the debt secured hereb	to the lands described hereif cluding a reasonable attorn by and shall be immediately	ey's fee, which r payable upon
Signed, Spled and Delivered in the Presspice of Grover M. Riddle (L. S.) Robert M. Blackwell (L. S.)	This agreement shall inure to the benefit of Lender, its successor hereunder, and all such advances and all other indebtedness of Borrow	ver to such successor or assign sha	, or assign of Lender may all be secured hereby. The	make advances word "Lender"
Grover M. Riddle (L. S.)	EXECUTED, SEALED, AND DELIVERED, this the	27th day of	10:11	,1978
Robert W Blackwell (L.S.)	Signed, Septed and Delivered in the Presence of	Droven W	- / · / · / · / · · · · · · · · · · · ·	(L. S.)
Pohont WE Rigorwoll' ' - '	- Kret w Blhesh	Grover M.Kidd	те	(L. S.)
Trene W. Riddle	Robert W. Blackwell	grene W.	Kilillo	(L. S.)