whereas ... James B. Prince and Evelyn J. Prince.

(himplants, referred to as Mariagas) is well and well industrial units. B. MITCHELL ARNOLD COMPANY

being the calified to be the research as believed by the the rest of promisery notes of even date herewith, the terms of which are independent for enterprise here to despress in the part of THREE HUNDRED PIFTY-SEVEN AND 36/100 ---
The support of the first of the part of the part

with interest therean from date at the rage of

per centum per annum, te be pald:

WHEREAS, the Mortgager may herester become indebted to the teld Mortgages for such further sums as may be advanced to or for Mortgager's account for taxes, insufance premiums, public assessments, repairs, or for any other purposes:

NOW, KHOW ALL M811, That the Mailgager, in consideration of the efficacia debt, and in order to secure the payment thereof, and of any other and further suits for which the Mailgage may be instabled to the Mailgage at any time for advances made to or for his account by the Mailgages, and also in sanidarticip of the further sum of Three Dollars (\$7.00) to the Mortagor in hand, well and truly paid by the Mailgages, and also in sanidarticip of the further sum of the receipt whereat is hereby acknowledged, has granted, brighted, said and release unto the Martgages, its successors and assigns:

"ALL, that certain bless, parsel or let of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in the State of South Caroline, County of 「大色的VLLE

All that certain piecs; parcel or lot of land situate, lying and being in the State of Bouth Carolina, County of Greenville, and being known and designated as Lot No. 23 as shown on a plat of Indian Hills which plat is recorded in the RMC Office for Greenville County in Plat Book QQ at Page 11, and having such metes and bounds as are shown thereon.

Together with, all and singular rights, members, harditentenis, and appurtageness to the same belonging in any way incident or appartaining, and of all the rants, teleps, with prefit which may arise or the had thirderm, and including all heating, plumbing, and lighting fixtures now or hereafter effects, ennested; of titled therete in any manner; it belong the intention of the parties hereto that all such fixtures and equipment, other than the usual helicabeted furniture, he considered a the real exists.

TO HAVE AND TO HOLD, all and singular the said premises units the Martaspee, its heirs, successors and assigns, torever.

accompanied to the first of the second and the second second second second second second second second second

The Mortgoger covenants test it is iswfullyfelized of the premises hereinshave described in fee simple absolute, that it has good right and is lawfully authorized to sell, convey, or ensumber the same, and that the premises are fees and clear of all liens and encumbrances except as provided benefit. The Mortgoger further environment and ferover dend all and singular the said premises unto the Mortgoger forever, from and against the Mortgoger and pursues whomseaver lawfully claiming the same or any part thereof.