seal and as its act and deed delithereof.  SWORN to before me this 31  Notary Public for South Carolina.  Ny Commission Expires:  STATE OF SOUTH CAROLINA  COUNTY OF  (wives) of the above named mortgaid declare that she does freely, wrelinquish unto the mortgages(s) of dower of, in and to all and a GIVEN under my hand and seal the day of	I, the undersigned N gagor(s) respectively, did to coluntarily, and without an and the mortgagee's(s') singular the premises with	Sotary Public, do his day appear be no y compulsion, de heirs or successo	NOT REQUESTION CONTROL OF THE PROPERTY OF THE	IRED ON OF DOWER	ncern, that the undersigned will and separately examined by m
seal and as its act and deed delithereof.  SWORN to before me this 31  Notary Public for South Carolina.  My Commission Expires:  STATE OF SOUTH CAROLINA  COUNTY OF  (wives) of the above named mortg did declare that she does freely, y relinquish unto the mortgage(s) of dower of, in and to all and a GIVEN under my hand and seal to	St day of August  St day of Au	Sotary Public, do his day appear be no y compulsion, de heirs or successo	NOT REQUESTION CONTROL OF THE PROPERTY OF THE	IRED ON OF DOWER	ncern, that the undersigned will and separately examined by m
seal and as its act and deed delithereof.  SWORN to before me this 31  Notary Public for South Carolina.  My Commission Expires:  STATE OF SOUTH CAROLINA  COUNTY OF  (wives) of the above named mortgaded declare that she does freely, vehinquish unto the mortgage(s) of dower of, in and to all and s	I, the undersigned N gagor(s) respectively, did to coluntarily, and without an and the mortgagee's(s') singular the premises with	Sotary Public, do his day appear be no y compulsion, de heirs or successo	NOT REQUESTION CONTROL OF THE PROPERTY OF THE	IRED ON OF DOWER	ncern, that the undersigned will and separately examined by m
seal and as its act and deed delithereof.  SWORN to before me this 31  Notary Fublic for South Carolina.  My Commission Expires:  STATE OF SOUTH CAROLINA  COUNTY OF	st day of August  S/19/29  A  Liba modernismed N	EAL)	73.  NOT REQUIRENUNCIATION	IRED DOWER	One of above witnessed the executive of
seal and as its act and deed delithereof.  SWORN to before me this 31  Notary Public for South Carolina.  My Commission Expires:  STATE OF SOUTH CAROLINA	st day of August  5/19/29	istroment and tha	73.  NOT REQU	Clary  (RED	Any
seal and as its act and deed deli- thereof.  SWORN to before me this 31  Notary Public for South Carolina.	st day of August	istroment and tha	73.	Derry	Any
eal and as its act and deed deli- hereof. SWORN to before me this 31 Notary Public for South Carolina.	st day of August	istroment and tha	it (s)he, with the	Dung	Education and the execution of the execu
eal and as its act and deed deli hereof.	iver the within written in	istroment and tha	it (s)he, with the	other witness subscrib	ed above witnessed the executi
eal and as its act and deed deli hereof.	iver the within written in	istroment and tha	it (s)he, with the	ther witness subscrib	ed above witnessed the execution
	Personally appear	ed me anociaigo	ed withers and made	Alex 100100000 000000	ad above witnessed the arrawsi
COUNTY OFGREENVILLE	)			oath that (s)he saw :	he within named mortgagor sig
STATE OF SOUTH CAROLINA	` }		PRO	BATE	
		<del></del>		······································	(SEA
					(SEA
Islamy.	-therf		<del> </del>		(SEA
/cghb.	Mlan	====		Prank L. Outl	SEA (SEA
NITNESS the Mortgagor's hand IGNED, scaled and delivered in	and seal this 31St	day of	August	19 73 .	2 .0
(S) That the covenants be trators, successors and assigns, of gender shall be applicable to all §	f the parties hereto. Whe genders.	l, and the benef never used, the	engular span incino	ed the plural, the plui	spective heirs, executors, admin al the singular, and the use of a
hereby. It is the true meaning of and of the note secured hereby,	of this instrument that if the that it the third that then this mortgage is	the Mortgagor sh shall be utterly n	all fully perform at ull and void; otherw	ise to remain in full f	orce and varies.
of the Mortgagee, all sums then forcelosed. Should any legal proc- volving this Mortgage or the titl of any attorney at law for collect thereupon become due and paya recovered and collected hereunde	cowing by the Mortragor ceedings be instanted for le to the premises describ tion by sait or otherwise, able immediately or on de er.	the foreclasure of bed herein, or sh all costs and ex- emand, at the op	re shall become in f this mortgage, or ould the debt secur penses incurred by tion of the Mortgas	should the Mortgage ed hereby or any pa- the Mortgagee, and see, as a part of the	t thereof be placed in the har a reasonable attorney's fee, st lebt secured hereby, and may
should legal proceedings be insite of the mortgaged premises, with reasonable rental to be fixed by attending such preceeding and the debt secured hereby.	itured pursuant to this loss full authority to take po the Court in the event sale execution of its trust as	strument, any pla procession of the m and premises are of receiver, shall ap	ge having jurished ortgaged premises coupled by the mo ply the residue of	and collect the rent itgagor and after de the rents, issues and	<ul> <li>issues and profits, including ducting all charges and exper- crofits toward the payment of</li> </ul>
he mortgaged premises. That it	will comply with all gove	eminental and in	inicipal laws and	eguiations affecting	fines or other impositions agithe mortgaged premises.  Fault hereunder, and agrees to or otherwise arresist a recommendation.
ontinue construction until compa table whatever repairs are neces completion of such construction to	denon without interruption isary, including the compl o the mortgage debt.	n, and should it letion of any con	struction work unde	rway, and charge th	