PROPERTIES PAGE 3500				<u> </u>	
WHEREAS I (we) Arthur (hereinafter also styled the mortgagor)		wife. Laura John			al all and unto
(pereluditat disc states the montholic	In and my my tour,	Celiain 14014 2441119 .	sven dale neleali,	10 10 10 10 10 10 10 10 10 10 10 10 10 1	<b>△</b>
Buckinghem In	dustries. Iņc.,	•	(hereinafter also s	tyled the northern	Ethe surbot
\$	in <u>84</u>	equal installments of \$	33.53	- AN coming	201986 on 1859
20th day of Febru	10	66 and falling due a	- the came day of on	The Fr	TRSWORTH
the said Note and conditions thereof, refe	erence thereunto had w	rill more fully appear.	m ine some day or ev	ch subsequent floggh	C. III WILL
NOW, KNOW ALL MEN, that the mortgage the conditions of the seid Note; which is said mortgager in hand well and truly perfectly acknowledged, have granted, mortgagee, its (his) hairs, successors on	with all its provisions id, by the said mortgay , bargained, sold and r	is hereby made a part h gee, at and before the sec eleased, and by these Pro	ereof; and also in co- aling and delivery of esents do grant, barg	nsideration of Three these Presents, the aim, sall and release	Dellers to the eceipt where unto the soid
County of Greenville, State	of South Caro	lina, on Main Str	eet in Piedmon	t, constitutin	g part
of the Piedmont Mill proper	rty and being th	he northern section	on of let 153,	Section 4, as	shown
by plat made by J. Dan Lee 81.2 feet by 61 feet by 74.	R.L.S., dated.	September 19, 19;	59, and having	the dimension	s of
Laura Jean Johnson by deed	of Charles F. S	Seawright, dated	October 24, 19	59, and record	ed :
Nevember 2, 1959 in Deed Bo	ook 639 at Page	227, in the R.M.	C. Office for (	Greenville Cou	nty,
State of South Carolina.			,		
	, 70				
					No. 1
		•			
			•	- <b>(</b> )	
					• •
		,			
TOGETHER with all and singular the rigion appertaining.	its, members, heredita	ments and appurtenances	to the said premises	belonging or in any	wise incident
TO HAVE AND TO HOLD, all and singu	ar the said Premises	unto the said mortgages, i	its (his) successors,	heirs and essigns for	ever.
AND I (we) do hereby bind my (our) se surances of title to the said premises, Premises unto the said mortgagee its (his or any part thereof.	the title to which is	unencumbered, and also	to warrant and foreve	or defend a∦l and sing	ular the said
AND IT IS AGREED, by and between the buildings on said premises, insured unpaid bulance on the said Note in such (his) heirs, successors or assigns, may interest thereon, from the date of its payentitled to receive from the insurance more	against loss or damage company as shall be effect such insurance ment. And it is furthe	e by fire, for the benefit approved by the said mo e and reimburse themsel r agreed that the said mo	of the said mortgage rtgagee, and in defau ves under this mortg ertgagee its (his) heir	e, for an amount not It thereof, the said m page for the expense s, successors or ass	less than the ortgagee, its thereof, with
AND IT IS AGREED, by and between the shall fail to pay all taxes and assessme(his) heirs, successors or assigns, may a selves under this martgage for the sums a	ents upon the said pro ause the same to be p	emises when the same sl aid, together with all pen	hall first become pay alties and costs incu	able, then∦he said m	ortgagee, its
AND IT IS AGREED, by and between the become payable, or in any other of the p hereby, shall forthwith become due, at it payment of the said debt may not then ha	rovisions of this morte the option of the said	gage, that then the entire	amount of the debt s	ecured, or intended t	o be secured
AND IT IS FURTHER AGREED, by and mortgage, or for any purpose involving the lection, by suit or otherwise, that all cost able counsel fee (of not less than ten pe hereby, and may be recovered and collected.	is mortgage, or shoul s and expenses incurre or cent of the amount	d the debt hereby secure ed by the mortgagee, its (l	d be placed in the ho his) heirs, successor:	inds of an attorney at s or assigns, includi	law for col- ng a reason-
PROVIDED, ALWAYS, and it is the true the interest interest; the true according to the conditions and agreement intent and meaning of the said note and remain in full force and virtue.	cause to be paid unto	the said mortgagee, its of money paid by the said	(his) heirs, successo a mortgagee, his (the	rs or essigns, the sa ir) heirs, successors,	id daßt, with "Gr"assigns,
remain in full force and virtue.  AND IT IS LASTLY AGREED, by and belipayment shall be made.	I .			*	
WITNESS my (our) Hand and Seal, this	99nd .	Dasamban	4 <b>F</b>		
$\bigcap (A)$	d	ay of December	19 65 A		
Signed sealed Affred delivered in the pres	ience of	gran	det Jekne		(L. S.)
WITNESS	110	Laura	( phuson	ノ	(L. S.)
WITNESS of dely	fork	- -	T		