is eleven srumbly insuallments of \$60.00 asch, and one payment (12th payment) of \$2,129.00, the first of these installments being des and payable on March 8, 1971; with a payment due and payable on March 8, 1971; with a payment due and payable on the corresponding say of each and every calendar month thereafter until the viole of said debt is paid in full

rest contum per ensure to be paid:

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would be the state of the said Mertagos for such further sums as may be advanced to or

CONTROL ALL THE The the Margager in application of the eforestic debt, and in other to secure the payment thereof, and the Marting of the Martingger of the presents the receipt whereof is hereby acknowledged, has granted before the Martingger of these presents down and release onto the Martingger, its successors end and provided the Martingger of the present down and provided the Martingger of the present down and provided the Martingger of the present down present down and release onto the Martingger its successors end and provided the Martingger of the Martingge

ALL that cortain place, perual or let of land, with all improvements thereon, or hereafter constructed thereon, slivete, lying and being in the State of State of State. County of

All that piece, parcel or lot of land with the improvements thereon, situate, lying and being in the Piedmont Manufacturing Company Village in or near the Town of Piedmont, Greenville Gounty, South Carolina, and being more particularly described, as Lot No. 101, Section No. 4, as shown on a plat entitled "Property of Piedmont Mfg. Co., Greenville County, made by Dalton & Neves, February, 1950; Sections 3 and 4 of said plat are recorded in the R. M. C. Office of Greenville County in Plat Book Y, at pages 2-5, inclusive, and pages 6-9, inclusive, respectively. According to said plat, the within described lot is also known as No. 17 Hammett Street (Avenue) and fronts thereon 85 feet.

This is the identical property conveyed to Richard L. Pressley and Nell D. Pressley by deed of J. P. Stevens & Co., Inc. said deed recorded in the Office of RMC for Greenville County in Vol. 416, Page 345.

Together with all and singular rights, members, herditaments, and appurtenances to the same belonging in any way incident or apperturing, and of all the rents, issues, and profits which may arise or be had thereform, and including all heating, plumbing, and lighting fixtures and equipment, other than the usual household furniture, be considered a part of the real estate.

TO HAVE AND TO HOLD, ell and singular the sald premises unto the Mortgages, its heirs, successors and assigns, forever.

The Mortgager covenants that it is lawfully solved of the premises hereinabove described in fee simple absolute, that it has good right and is survively evidenteed to sell, convey or encumbe, the same, and that the premises are free and clear of all liens and encumbrances except as provided herein. The Mortgager further covenants to warrant and forever defend all and singular the said premises unto the slicypages forever, from and egainst the Mortgager and all persons whomsoever familily claiming the same or any part thereof.