AND	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of		المستعلم المعارفة المحافية المحافظ والمعالية والمعالية والمعالية والمعالية المحافظ المعالية والمعالية والمعالية	
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			· · · · · · · · · · · · · · · · · · ·
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of	4 1		
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO FOLD, all and singles the only therein and the art FHE CAMULAN LAXY AND TUDES COMPANY, in successor of all and gene the only function of the humble state in the successor of			
TO HARK AND TO MULD all and making the next works can be designed that the CAROLINA LOAK AND TRUST COMPANY, in sectores and making the sector sector of the sector of t	TO HARK AND TO HULD all and making the next member can be and THE CAROLINE ALOXA NAD TENST COMPANY, in surgences and single members of the state of the proof when all subsets all the proof when all subsets all the proof when all subsets are the proof when all subse			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO HART AND TO HULD all and chapter for and Possible music fee and PERC CANCINE LEXEN AND TENTS COMPANY, in suscement and similar and the second seco			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO HARK AND TO MILLA it ad identity from any model would be able that THE CAROLINE LOAN AND THEST COUPANY, is any mean and a size, from ad optimizer that and the the set in the internet of administration of administration. It is any method of a size of the set in the internet of the set intere of the set internet of the set internet			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO TALE AND TO MOLA at Lad algebra, the well brocker can be deal THE CAROLINA LOAN AND TENST COMPANY, is american ad a size, ADD			
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO FUNCT AND TO MOLDS all and signific the only founds must the set FIES CARDINA LOAD AND TUST COMPANY, is uncertain all state strings AND	1		·
TO HARK AND TO HOLD, at lad deploy the driven branch are the 22 FER CARDINA LOAN AND TUEST COMPANY, in sectores and an additionation of the sector of the of the	TO TADE AND TO POLD, at last singles, the real worker can be fast THE CAROLINA LOAN AND TUST COMPANY, in meteriors at single TADE AND TUST COMPANY, in meteriors at last single terms of the real Park CAROLINA LOAN AND TUST COMPANY, in meteriors at single terms of the real Park CAROLINA LOAN AND TUST COMPANY, in meteriors at single terms of the single term of th	TOGETHER with all and s	ingular the Rights, Members, Hereditame	ents and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
Sett	ADD	TO HAVE AND TO HOLD), all and singular, the said Premises unto	the said THE CAROLINA LOAN AND TRUST COMPANY, its successors and assigns
<pre>bit de alle Pointies and he stall THE CARDINE LOAR AND CRUST COMENTY. In surveyors well advants, them and settlet. The start start of the start of any Start back. AND T IS ADDEED to used hereare the stall public, that the stall. ADD T IS ADDEED to used hereare the stall public, that the stall. ADD T IS ADDEED to used the start of any start stall that the stall. ADD T IS ADDEED to used the start of any start stall that the stall. ADD T IS ADDEED to used the start of any start stall that the stall addeed to use and starts the start of the start start start addeed to use and start start addeed to use add</pre>	<pre>spin de alle Pointena ann he reight FFE CARDURED LOAR AND TELEN COMPANY. In recomment, and a lagith et all and the spin of the spin o</pre>	ever.		
This	The decision contracts or administerative and against error prove admonstere, purplets dualing, or taking the take or part of the first in the decision of the take of	AND X	do hereby bind myself and	heirs, executors or administrators, to warrant and forever defend all and
AND T15 AUXCRDD by and between the and particle, that for add. AUXCRDD by and between the and particle, that for add. AUXCRDD by and between the add particle, that for add. AUXCRDD by and between the add particle, that for add. Defans (constraint, additionation) and the add that all the add that the bases and building to the target addition. Defans (constraint, additionation) and the add that all the add that the add that add the add that add the add that add the add the add that add the add the add that add the add that add the add that add the add the add that add the add the add that add the add the add the add the add the add that add the add the add the add that add the add that add the add the add that add the add the add that add the	AND IT IS ACRERD by and bences the said gatter, that the said.	gular the said Premises unto the	said THE CAROLINA LOAN AND	TRUST COMPANY, its successors and assigns, from and against muself and
high category, adjustment or a sime high and will only the linear the bone and binding to the state log the days for hange or issue by and the issue and the linear term of the lin	Line creaters, relationshows or stags, and and will forheads large de home and Midlags du line call base and to be and explored in the stage of the	my heirs, exec	utors or administrators, and against eve	ry person whomsoever, lawfully claiming, or to claim, the same or any part thereof.
high category, adjustments or a sizing half and will of holds it into the barre and Milding in the size of th	bigs, execution, administration or taking that and will forbidly lister the hores and Milling's in the itic at, and here the source induced (E. 2010, B. 2000) for all the continuance of this surregues, and weight an ending of immersion to the THE CAROLINA LOAN AND TRUEST COMPANY, its successors is a material, built are optics. By the first of an endine of the surregues are attained to the source of the surregues and weight and the source of the surregues are attained to the source of the surregues are attained to the source of the so	AND IT IS AGREED by a	nd between the said parties, that the said	alice Nayley ner.
main of the start of the morphy of manage to point any the point of the THE CABOLENA LOAX AND TAUST COMMANY, the sensences of the morphy of manage to the intermediate the start of the start of the morphy of manage to the intermediate the start of the morphy of manage to the intermediate the start of the morphy of manage to the start of the start of the start of the morphy of the morphy of the start o	and of <i>Later Discretions</i> of the more type of internet to the rate THE CAROLINA LOAK AND TRUST COMMANY, the successers or here you and the internet of the more type of the fraction of the more type of the state the state. The care the state is state to be internet to the optical of the more type of the state	heirs, executors, adn	ninistrators or assigns, shall and will for	thwith insure the house and buildings on the said lot, and keep the same insured to the
particle and an over a like and register and angle the parties of incremes is with with READURAL LOAN AND TRUST COMPANY, its sectores are insign, when the methad difference is an angle, when the base difference is an angle, when the base difference is and the parties of the area man, and and the area of eight per catema we area. Allowed the area of the area man, and and the area of the area man, and and the area of the area man. Allowed the area area man, and the area the area of the area man, and and the area of the area man. Allowed the area area man, and the area the area of the area man, and and the area area and and the area the area of the area man. Allowed the area the area of the area man, and and the area the area of the area man. Allowed the area area man, and the area the area the area of the area man, and the area the area man. Allowed the area area man, and the area the area man. Allowed the area area area area area area area ar	particle and an over a like and register and angle the parties of incremes is with with READURAL LOAN AND TRUST COMPANY, its sectores are insign, when the methad difference is an angle, when the base difference is an angle, when the base difference is and the parties of the area man, and and the area of eight per catema we area. Allowed the area of the area man, and and the area of the area man, and and the area of the area man. Allowed the area area man, and the area the area of the area man, and and the area of the area man. Allowed the area area man, and the area the area of the area man, and and the area area and and the area the area of the area man. Allowed the area the area of the area man, and and the area the area of the area man. Allowed the area area man, and the area the area the area of the area man, and the area the area man. Allowed the area area man, and the area the area man. Allowed the area area area area area area area ar			
begin and can be need. Delta, C. D. Clarker, D. Clarker, D. Clarker, M. Constant, and relations (164), theready is handle or hered. Heready: for the provident enders, with interest theready is a start to be instruction of a sign of a relation of the provident enders of the start and the start and the instruction of a sign of a relation of the start and the start and the start and will and the start into a start and start and the s	begin and can be need. Delta, C. D. Clarker, D. Clarker, D. Clarker, M. Constant, and relations (164), theready is handle or hered. Heready: for the provident enders, with interest theready is a start to be instruction of a sign of a relation of the provident enders of the start and the start and the instruction of a sign of a relation of the start and the start and the start and will and the start into a start and start and the s			
hintenzer er auger, dalt at any time fin år orgeter af reford for den og hen ihe niet THE CAROLINA LODA AND TRUST COMPANY, is serveren natern, my over und in man to be lander i ink disk, jike her ere ven anne, and reinderes hieft i henderko, hierde the bereaft hermander for the terrestenent le opter er farstrauer, wild information at the rests of right per cantom be another. ADD TH SEPTITER ARDEED 20 and lessore the anti a perice, but the dot evolution of the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the information of the disk of the anne, and the anne, and the anne, and the information of the disk of the anne, and the anne and the anne and the anne and the anne, and the anne, and the anne and the anne and the anne and the anne and the anne, and the anne, and the anne and the anne, and the anne and the anne, and the anne and the anne, and the anne anne and the anne and the anne and the anne anne and the anne and the anne and the anne and the anne anne and the anne and the anne anne ann	data region va stagin, fault as any time full or neglets of refere to as on the nut is the investment of the new resisting and relatives. The first memory is the investment of the investmen	ens: and that in case the said	alice D'auler	her heirs, executors,
<pre>stanger, may even the nume to be journed in ity date, bits or her own nume, and preinhores fueld, beendown heredd, beendown the set of degle per ensume manne. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side. AND T1S FUELTERM ACREED by and hereeses the sile parties, that the side accessors or angen, may you and decharge the same, and parties whereare the same shall become due and populor; side that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S EXPRESSIVE ACREED AND STITULATER, that in case the sile. AND T1S ACREED AND STITULATER, that in case the sile. AND T1S ACREED AND STITULATER, that is case that here the case that here the case that here the sile. There are also also the sile of the sile of</pre>	<pre>change, may cause the same take largered in it, dring, bits or her own names, and printures field. Lennades, binkered the whole of the presented to change of the same shall. Considered the same shall be and be verse to the same shall be and the verse to the same shall be and the verse the same shall be and be verse to the same shall be and the verse to the same shall be and be verse to the same shall be and the verse to the vers</pre>	inistrators or assigns shall at a	ay time fail or neglect or refuse to do	so, then the said THE CAROLINA LOAN AND TRUST COMPANY, its successors
<pre>tensore of Amerace, with inferent therean at the rate of cight, per enterms per atoms. <u>ALL</u> <u>D</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u> <u>C</u></pre>	<pre>de epose de increase, with interest interest in the rete of oight per entemp per antemp. Alies D: Chapley, here interest, administrators or assign, shall and will at all times here aller de interest, administrators or assign, shall and will at all times here aller de interest, administrators or assign, shall and your, hat all enters on a state and a streament upware and generative, administrators or assign, shall and your, hat all enters of the anti-per anti-per</pre>			
AND IT IS FURTHER ACREED by add between the sill particle, has the sill.	AND IT IS DURTHES ALREED by and bearen the ail particle, but the null			entum per annum
n. overlappen and product regimes and products and products and the constrained of the interfaces on addimination or and product and products and product	n. generotics, administrator or assignt, sholl and till at all times harvaleted during the continuence of this nortgeness of additional mace and measurement upon mining search, submitted to submit the CABOLINA LOAN AND ENDER COMMANY. In vescence or assignt, show pay and discharge the same, and pare indicit theorem, then the said THE CABOLINA LOAN AND ENDER COMMANY. In vescence or assignt, show pay and discharge the same, and pare indicit theorem, built benerater theories, while interest ar right per rent, yes grants. AND THE ALPERKENSTY ADDREED AND STIPULATION, that is no set as all. Beering or carse to be said. the strength and theory are interested to series the face as a cost, built present or theory and theorem, as all results or the said and the said and the said Carter, Philaes, Rules and Regulation, as a strength, face as a cost, built present or theory and theorem carses and advected to the said and the said carter and the strength and advected to the said and and the said carter and the said reproduces and advected to the said and advected to the said and the said carter and the said reproduces and advected to the said and the said carter and the said and provides as a face said (or the said carter) and the said carter and the said	AND IT IS FURTHER AC	REED by and between the said parties. t	hat the said Olice N'ayley, her
back greating, wherear the same shall become the and parallel; and that in case the said. Additionations or assign, that at any time fail or cretter or refine gas and diadrage the same, then the said THE CAROLINA LOAK AND TRUST COMMANY, its excessions or assign, the type and dickarge the same, and there is said, thereas the said THE CAROLINA LOAK AND TRUST COMMANY. Its excessions or assign, the type and dickarge the same, and there is said, thereas the said of the same that a digit to press or gamme. ADD TT IS EXTINGENELY ADRITIO AND STRUCLATED, this is care the said of the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid the same of the said Caropany, the which enhances the same and balances of the said Caropany and the same and balances are of the same and balances are of the same and balances are of the same and the same and balances of the same and the same and balances are of the same and the same and balances of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and balances are of the same and the same and balances are of the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same	back greating, wherear the same shall become the and parallel; and that in case the said. Additionations or assign, that at any time fail or cretter or refine gas and diadrage the same, then the said THE CAROLINA LOAK AND TRUST COMMANY, its excessions or assign, the type and dickarge the same, and there is said, thereas the said THE CAROLINA LOAK AND TRUST COMMANY. Its excessions or assign, the type and dickarge the same, and there is said, thereas the said of the same that a digit to press or gamme. ADD TT IS EXTINGENELY ADRITIO AND STRUCLATED, this is care the said of the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid that a soft the same and balances due and payable, as a foresaid, or to pay, or cause to the paid the same of the said Caropany, the which enhances the same and balances of the said Caropany and the same and balances are of the same and balances are of the same and balances are of the same and the same and balances of the same and the same and balances are of the same and the same and balances of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and balances are of the same and the same and balances are of the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same and balances are of the same and the same	s executors administrators or as	signs, shall and will at all times hereafter	during the continuance of this mortgage, pay and discharge all taxes and assessments upon
and please, definite, definite, definite de les	<pre>pand plank. Relative to any man data and the set of the set o</pre>	egid premises whenever the com	e shall become due and navable: and the	t in case the said alice D'Oyley, her.
page and indicating the same, then the said THE CANDINA LOAN AND TRUET COMPANY, its successors or astrong, one you for the same, and there is the same same is a strong of the same same same same same same same sam	page and indicating the same, then the said THE CANDINA LOAN AND TRUET COMPANY, its successors or astrong, one you for the same, and there is the same same is a strong of the same same same same same same same sam	said premises, whenever the same	secure are and payable, and that	
AND IT IS EXPRESSIVA ARGEND AND STUDENT detection, with interest at origin, that fail or neglect or refuse to pay, or cause to be paid, they control is an airor and the paid of the provided and anothy some of momery terms of a control of the paid fail or neglect or refuse to pay, or cause to be paid they for a softward, for a like provide at a like by the soft Charner, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, then, in any or all of anno, at the soft Changary, the soft Chargary, and these, new or all of annot and and addie by the soft Chargary, and these, new or all of annot and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans of an anoty and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans of an anoty and the software, by-Law, Rodes and Regulations, as aforesid, their but the software and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans and the software and the software, by-Law, Rodes and Regulations, as aforesid, the software and th	AND IT IS EXPRESSIVA ARGEND AND STUDENT detection, with interest at origin, that fail or neglect or refuse to pay, or cause to be paid, they control is an airor and the paid of the provided and anothy some of momery terms of a control of the paid fail or neglect or refuse to pay, or cause to be paid they for a softward, for a like provide at a like by the soft Charner, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod of the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, by-Law, Rodes and Regulations, as aforesid, their but the capitod or the software, then, in any or all of anno, at the soft Changary, the soft Chargary, and these, new or all of annot and and addie by the soft Chargary, and these, new or all of annot and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans of an anoty and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans of an anoty and the software, by-Law, Rodes and Regulations, as aforesid, their but the software and the software, by-Law, Rodes and Regulations, as aforesid, their but the trans and the software and the software, by-Law, Rodes and Regulations, as aforesid, the software and th	and discharge the same the-		•
AND THIS INTERESTY AGREED AND SYTPULATED, that in case the said	AND THIS INTERESTY AGREED AND SYTPULATED, that in case the said		to a line of the second on those for with in	starest at eight per cent per annum
Lees, accelerate, internations of station, fail that has a for the state to take to by the value of the solution of the s	Lees, accelerate, internations of station, fail that has a for the state to take to by the value of the solution of the s	AND TO TO EXPRESS	ACREED AND STIDIL ATED that ?	in case the said alice D'Ouler her
benchefore stood, or any part thereof, for a period of Four Months after the same shall become due and prophets as storeesid, for to pay, or cause to be paid increases any be duly imposed or charged, an aforecaid, for a like period or to stand to and able by the said Charter, Br-Laws, Relet and Regulations, as informable, before the expiration of the line for the said for the expiration of the line for the said for the expiration of the said company, the which indeberges expirations in the said premise as aforecaid, before the expiration of the line for company, the which indeberges expirations in the said there and be collectified, and the right shall there prove the said there, the said there are an even and state of the expiration of the said company, the which indeberges expirations are the content of the said contexe, the analysis of a said periods are stored as a storecaid, and shall state the said the true internal and encoding of the said Charter, Br-Laws, Relet and shall be the said the true internal matching of the said bear of heading the said for the said store the said store the said store the said for	benchefore stood, or any part thereof, for a period of Four Months after the same shall become due and prophets as storeesid, for to pay, or cause to be paid increases any be duly imposed or charged, an aforecaid, for a like period or to stand to and able by the said Charter, Br-Laws, Relet and Regulations, as informable, before the expiration of the line for the said for the expiration of the line for the said for the expiration of the said company, the which indeberges expirations in the said premise as aforecaid, before the expiration of the line for company, the which indeberges expirations in the said there and be collectified, and the right shall there prove the said there, the said there are an even and state of the expiration of the said company, the which indeberges expirations are the content of the said contexe, the analysis of a said periods are stored as a storecaid, and shall state the said the true internal and encoding of the said Charter, Br-Laws, Relet and shall be the said the true internal matching of the said bear of heading the said for the said store the said store the said store the said for	AND II IS EATRESSET	wither administrators or assigns shall fai	il or neglect or refuse to pay or cause to be paid, the aforesaid monthly sums of money
in press may be duly imposed or charged, as adversaid, for a like period, or to stand to and shife by the said Charter, PL-2ack, Rules and Regulations, as adversaid, but press and agreements or these based buildings on said that the said building on sinternet as a adversaid, but press and agreements or the said pressions as adversaid, but or the said that policy of imprares as adversaid, and the pression and taxes, due unadversaid to the said Carlos pression. Support thereof, then, in any cell of a rank, at the option of the said Carlos pression, shall forkwith become due and be collectively, and the advectory the said Carlos pression, and taxes, due and a constant of the said Carlos pression. Support thereof, then in any cell of the said Carlos pression, shall forkwith become due and be collectively and the advectory that the said Carlos pression, and taxes, due and a constant of the said Carlos pression. Support there, the said Carlos pression and the said carlos pression and the said the result of the said Carlos pression. The said pression that the said the comparison pression and the said pression the said pression and the constraint of the said carlos pression. The said pression and the constraint of the said carlos the said the result and the said pression and the constraint of the said carlos the said the result and in anong remark, with interest thereon, if any shall be due, and such there as may be due innoved or charged, and shall well be charged, and shall well be charged as a diverses. And the said transes and the said transes and the said transes and the said transes and the said pression that add the said carlos the said and the said transes and the said transes. And the said transes and treasand the said there the said tress and transes and the s	in press may be duly imposed or charged, as adversaid, for a like period, or to stand to and shife by the said Charter, PL-2ack, Rules and Regulations, as adversaid, but press and agreements or these based buildings on said that the said building on sinternet as a adversaid, but press and agreements or the said pressions as adversaid, but or the said that policy of imprares as adversaid, and the pression and taxes, due unadversaid to the said Carlos pression. Support thereof, then, in any cell of a rank, at the option of the said Carlos pression, shall forkwith become due and be collectively, and the advectory the said Carlos pression, and taxes, due and a constant of the said Carlos pression. Support thereof, then in any cell of the said Carlos pression, shall forkwith become due and be collectively and the advectory that the said Carlos pression, and taxes, due and a constant of the said Carlos pression. Support there, the said Carlos pression and the said carlos pression and the said the result of the said Carlos pression. The said pression that the said the comparison pression and the said pression the said pression and the constraint of the said carlos pression. The said pression and the constraint of the said carlos the said the result and the said pression and the constraint of the said carlos the said the result and in anong remark, with interest thereon, if any shall be due, and such there as may be due innoved or charged, and shall well be charged, and shall well be charged as a diverses. And the said transes and the said transes and the said transes and the said transes and the said pression that add the said carlos the said and the said transes and the said transes. And the said transes and treasand the said there the said tress and transes and the s			
hall fail or neglect or retize to have not see insure of keep insu	hall fail or neglect or retize to have not see insure of keep insu			
spreg all toxes and assessments on the said premises as aforesaid, before the czystratem of the time faxed by law for the payment thereof; then, in any or all of the said company, itself of the whole indektednass evidenced by the said towards (then indektednass evidenced by the said towards), shall forthwith become due and the collectific due to the said of the said Carlos and the said the said the collection, including to per carlos to foreclose this mortgage therefor, and also all casts and expenses of such collection, including to per carlos to the said (the true intent and meaning of the said of the	spreg all toxes and assessments on the said premises as aforesaid, before the czystratem of the time faxed by law for the payment thereof; then, in any or all of the said company, itself of the whole indektednass evidenced by the said towards (then indektednass evidenced by the said towards), shall forthwith become due and the collectific due to the said of the said Carlos and the said the said the collection, including to per carlos to foreclose this mortgage therefor, and also all casts and expenses of such collection, including to per carlos to the said (the true intent and meaning of the said of the			
is ase, as the option of the said Company, the whole indebtodness evidenced by the said bond or obligation (including any interace, permittums, and these, due and be collectified, and the right shill direction constrained. The interaction of the said contained co	a case, at the option of the said Company, the whole indebtedoes evidenced by the said bond or obligation (including any insurance, promiume, and taxes, due and be collectified, and the right shill divergence set its forefolds this martingse therein, and also and a collectified, and the right shill divergence set its forefolds this martingse therein, and also and a collectified state of a state of the said Company), shall in the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assign, the said debt or sum of momey preside, with interest thereon, if any shall be due, and such fires as may be duby incosed or charged and shall state and table by the sid Charles, Ry-Law, and shall well truly pay or cause to be does, the house and liakiling on said to, and saign the policy of insurance as a stores, and shall well incosed to the true intent and meaning of the said bond or obligation, and the cand debt or sum of momey preside, with interest thereon, if any shall be due, and such fires a may be duby incosed or charged and shall state and tables by the sid. Charles, Ry-Law, and situations to use the bailed gene on all states as a aforeshift, then the said of harging and state shall be presented as a aforeshift. The second second states and all states and the states, or cause to be paid it induces of the said or the said presents as a aforeshift. The said case, determine and the states of the said presents as a foreshift. The said case, determine and the states and the states and the states and the states of the said or the said the said appression, and the case, determine and the state and the state and the state and the states and the			
<pre>b uppid or paid by the said Company), shall northwith become due and be collectible, and the right shall thereagen exists to foreclase this mortgage therefore, and also all costs and expenses of such collection, including on yet calls to an other this mortgage and the accompanying feas. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, and saids provide and saids the said and and the combinion thereafter within and society for a said of the said bend or obligation, and the combinion thereafter within and society for a said of the said provides as a foresaid, hand has a saign the policy of insurance as a foresaid, and saids that for the said forming in said lat, and assign the policy of insurance as a foresaid, and saids that for their house and buildings on said lat, and assign the policy of insurance as a foresaid. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND there are assign is to hold and enjoy the said premises said foreign for a said said said said said said said sa</pre>	<pre>b uppid or paid by the said Company), shall northwith become due and be collectible, and the right shall thereagen exists to foreclase this mortgage therefore, and also all costs and expenses of such collection, including on yet calls to an other this mortgage and the accompanying feas. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, that if the risk. PROVIDED AUMAYS, NEVERTIFICIESS, and it is the tree intent and meaning of the said parties, and saids provide and saids the said and and the combinion thereafter within and society for a said of the said bend or obligation, and the combinion thereafter within and society for a said of the said provides as a foresaid, hand has a saign the policy of insurance as a foresaid, and saids that for the said forming in said lat, and assign the policy of insurance as a foresaid, and saids that for their house and buildings on said lat, and assign the policy of insurance as a foresaid. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND TI IS ACREED AND UNDERSTOOD by and between the said partice, that the said. PAND there are assign is to hold and enjoy the said premises said foreign for a said said said said said said said sa</pre>			
all cost and expenses of such collection, including ten per cent, of the anound due under this mortgage and the accompanying bord, as supproved provided and support of the said marker, that if the said marker is the true intent and meaning of the said perice, that if the said marker is a support of the said perice, and said there is and such the said marker is a support of the said bord or obligation, and the condition delibe the true intent and meaning of the said bord or obligation, and shift well that of the said delibe the said Charter, BJ-tharker, and shall forthwith instructions, according to the true intent and meaning of the said bond or obligation, and the condition delibe the said Charter, BJ-tharker, and shall forthwith instructions, according to the true intent and meaning of the said bond or obligation, and the condition delibe the said Charter, BJ-tharker, and shall forthwith instructions according to the true intent and meaning of the said bond or obligation, and the condition delibe the said Charter, BJ-tharker, and shall forthwith instructions according to the true intent and meaning of the said periods as a forestation. The said conditions according to the true intent and meaning of the said periods as a forestation. The said true conditions according to the said periods as a forestation. The said conditions are shall constructed the said periods as a forestation. The said conditions according to said local delibert of the said conditions according to the said conditions according to the said to be border of the true said of the said to be border of the true shall be made or other breach constitute. The said conditions according to the said to be border of the said bolt true said to the solution in the outer of the said to be said of the said to be said to be border of the true said to the solution in the under and the said to the said to be border of the true said to the said to be said to the said to the solution and the said to the	all costs and expanses of such collection, including ten per cent, of the amount due under this mortgage and the accompanying bord, as exporting is provided and the provided and participation of the said participation of the s			
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said partice, that if the said (DECA, D) (DECAMP)	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the scale partice, that if the scale and scale art of the scale and scale art of the scale control of the scale and scale art of the scale art of the scale and scale art of the sc			
try pay or cause to be paid, unto the said THE CAROLINA LOAN ADD TAUST COMPANY, is successors or assigns, the said debt or sum of money resaid, with interest thereon, if any shall be due, and such fines as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Laws, less and Regulation, according to the true intent and meaning of the said bond or obligation, and the contained resaider written, and shall forthwith insure there insured, or cause to be done, the iouse and buildings on assign, the said and pay and discharge, or cause to be paid discharged, all taxes and assessments unon the said premises as aforesaid, then this deed of bargain and alle chall cease, determine and be uterly null and void; erroise it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said AID IT IS AGREED AND UNDERSTOOD by and between the said premises until default of payment shall be made or other breach combined. WITTNESS YMA, band, and seed, at Greenville, S. (this, the said AID IT IS AGREED AND UNDERSTOOD by and between the said premises until default of payment shall be made or other breach combined. WITTNESS Subject States of Anteria. Signed, Sealed and Delivered in the Presence of A. (D. CAROLINA, Seale) (SEAL)	d ruly nay or cause to be paid, unto the said THE CAROLINA LOAN ADD TRUST COMPANY, its successors a administrators or assigns, desiad debt or sum of money or cause to be paid, unto the said THE CAROLINA LOAN ADD TRUST COMPANY, its successors at assigns, the said debt or sum of money decay in the tree intent and meaning of the said bond or obligation, and the condition thereafter witten, and shall orthwith insure decay interval or cause to be done, the house and buildings or activate its bildings on activation the provide and app and discharge, or cause to be paid discharged, all taxes and assessments upon the said premises as aforesaid, then this decd of bargain and sale shall cease, determine and be uterly null and void; arrays its bild and enjoy the said premises as aforesaid, then this decd of bargain and sale shall cease, determine and be uterly null and void; when the said premises and in the decd or other breach combilited. The said premises are aforesaid, and app and discharge, or cause to be doubled and enjoy the said premises until default of payment shall be made or other breach combilited. The said premises until default of payment shall be made or other breach combilited. The said premises until default of payment shall be made or other breach combilited. The said premises on the said premises until default of payment shall be made or other breach combilited. The said pay addition and the shall be made or other breach combilited. The said of the said the said the said the said the said the said taxes and the said	all costs and expenses of such c	ollection, including ten per cent. of the a	amount due under this mortgage and the accompanying bond, as attorney's fees.
truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its surcessor or assign, the said debt or sum of money result, with interest thereand, if any shall be due, and such fares as may be duly imposed or charged, and shall stand to and abide by the said Charter, By-Lawrs, its end Regulations, according to the true intert and meaning of the said bord or obligation, and the condition theremoter writter, and shall fortavith insure it ereginates and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall case, determine and be utterly null and void; verifies it shall terms in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Suppley AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Suppley AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Suppley Max and said and seal and seal Max and seal and seal and seal Max and seal and seal and seal and seal AND TI IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Suppley day of Sector Suppley day of Sector Suppley and in the one hundred and forty Max County of Greenville and solution the said the said the said Sector of the United States of America. sector Sector America. State State Sector America. Strep of SOUTH CAROLINA, county	4 truly pay or cause to be paid, unto the said THE CAROLINA LOAN AND TRUST COMPANY, its successors or assigns, the said debt or sum of money presaid, with interest thereand, and shall stand to and abide by the said Charter, By-Lawrs, Bean dRegulations, according to the true intert and meaning of the said bord or obligation, and the condition theremoter written, and shall forthwith insure differentiates and assessments upon the said premises as aforesaid, then this deed of bargain and sale thall case, determine and be utterly null and void; tervise it shall fermine in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Structure and the said premises until debut of payment shall be made or other breach counsitiet. MAND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Structure and the said remains until debut of payment shall be made or other breach counsitiet. MAND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Calico Structure and the said and read. MITNESS	PROVIDED ALWAYS, NI	WERTHELESS, and it is the true inten	at and meaning of the said parties, that if the said
remid, with interest thereon, if any shall be due, and auch fines as may be duly imposed or charged, and shall stand to and shide by the said Charter, By-Laws, less and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insare the gen jamed. or cause to be done, the house and buildings on said tot, and assign the policy of marance as a storesaid, and pay and dicharge, or cause to be paid discharged, all taxes and assessments upon the said premises as a foresaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; ervice it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said <u>Allice Mongane</u> due to ther breach comfitted. WITNESS	remid, with interest thereon, if any shall be due, and auch fines as may be duly imposed or charged, and shall stand to and shife by the said Charter, By-Laws, let and Regulations, according to the true intent and meaning of the said bond or obligation, and the condition thereunder written, and shall forthwith insare the ge instruct. Or cause to be done, the house and hubblings on said lot, and assign the policy of imarance as a storesaid, and pay and dicharge, or cause to be paid dicharged, all taxes and assessments upon the said premises as a foresaid, then this deed of bargain and sale shall cease, determine and be utterly mull and void; arxis it shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said MITTNESS. "May hand, and weath at Greenville, S. ch this made or other breach comstitued. WITNESS." May hand, and weath at Greenville, S. ch this made or other breach comstituted. MITTNESS." May hand, and weath at Greenville, S. ch this made or other breach comstituted. MITTNESS." May hand, and weath at Greenville, S. ch this made or other breach comstituted. MITTNESS." May hand, and weath at Greenville, S. ch this made or other breach comstituted. MITTNESS." May hand, and weath at Greenville, S. ch this made or other breach comstituted. Maxwelle and bitwered in the Presence of E. D. Qelleur. Maxwelle B. Mait L. Ch and the prime made and Greenville. Maxwelle A. Maxwelle B. Mait L. et al. the with and made oath at S. he as the paytish mander. Maxwelle and and made and and ead, deliver the within written Deed; and that S. he, with C. D. Qelleur. In seal and and and the payther of S. C. Maxwelle B. Mait L. Maxwelle B. Mait Maxwelle B. Mait L. Maxwelle B. Mait Maxwelle B. Man			
les and Regulations, according to the true intent and meaning of the aid bond or obligation, and the condition thereander written, and shall forthwith insure (keep insured, or cluse to be dond, the house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid (discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and said half and void; ervise it shall renain in fall force and virtue. AND IT IS AORRED AND UNDERSTOOD by and between the said premises until default of gavgent shall be made or other breach committed. WITNERS 'THY, hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the made and forty 'Security' hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the made and forty 'Security' hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the sold premises until default of gavgent shall be made or other breach committed. WITNERS 'THY, hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the sold premises as a fortesaid, then the sold cluster of the sold or cluster of the Sovereignty and Independence of the United States of America. Signed, Select and Delivered in the Presence of 'G, O, C elleu'. (SEAL) Mained TB . Mitchell 'Security' (SEAL) (les and Regulations, according to the true intent and meaning of the aid bond or obligation, and the condition thereander written, and shall forthwith insure (keep insured, or cluse to be dond, the house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid (discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and said half and void; ervise it shall renain in fall force and virtue. AND IT IS AORRED AND UNDERSTOOD by and between the said premises until default of gavgent shall be made or other breach committed. WITNERS 'THY, hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the made and forty 'Security' hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the made and forty 'Security' hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the sold premises until default of gavgent shall be made or other breach committed. WITNERS 'THY, hand, and seal_ at Greenville, S C, this 'The' day of or cluster, income the sold premises as a fortesaid, then the sold cluster of the sold or cluster of the Sovereignty and Independence of the United States of America. Signed, Select and Delivered in the Presence of 'G, O, C elleu'. (SEAL) Mained TB . Mitchell 'Security' (SEAL) (
<pre>is keep insured, or cause to be dow, the house and buildings on said lot, and assign the policy of insurance as a foresaid, and pay and discharge, or cause to be paid discharged, all taxes and assessments upon the said premises as a foresaid, then this deed of bargain and saie shall cease, determine and be utterly null and void; ervise is thall remain in full fores and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said partice, that the said <u>and end</u> <u>or other breach committed</u>. WITXESS_Muy_hand_ and seal_ as Greenville, S. C. this <u>and or other breach committed</u>. WITXESS_Muy_hand_ and seal_ as Greenville, S. C. this <u>and or other breach committed</u>. Signed, Sealed and Delivered in the Presence of <u>S. D. Cleleu</u> <u>and in the one hundred and <u>thuseury tools</u> (SEAL) Maurice B_ Mitchell HE STATE OF SOUTH CAROLINA. County of Greenville. BEFORE me personally appeared <u>Maurice B_ Mitchell</u> swork to before me, this <u>year</u> of the within written Deed; and that <u>S</u> he, with <u>C. D. Cleleu</u>. (SEAL) <u>Maurice B_ Mitchell</u> HE STATE OF SOUTH CAROLINA. County of Greenville. BEFORE me personally appeared <u>Maurice B_ Mitchell</u> swork to before me, this <u>year</u> of <u>the within written Deed; and that <u>S</u> he, with <u>C. D. Calleu</u>. (SEAL) <u>Maurice B_ Mitchell</u> HE STATE OF SOUTH CAROLINA, <u>County of Greenville.</u> swork to before me, this <u>year</u> of <u>the within written Deed; and that <u>S</u> he, with <u>C. D. Calleu</u>. (SEAL) <u>Notary Public for S. C.</u> HE STATE OF SOUTH CAROLINA, <u>County of Greenville.</u> i, <u>day of Measure B_ Mitchell</u> this day appear before me, and, upon being privately and separately examined by me, did deciare that she does freely, voluntarily and without any concern, that Mrs. wife of the within named. the successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned i released. GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. GIVEN under my hand and seal, this. GIVEN under my hand and</u></u></u></pre>	<pre>i heep insured, or cause to be dow, the house and buildings on said far, and assign the policy of insurance as a foressid, and pay and discharge, or cause to be paid i discharged, all taxes and assessments upon the said premises as a foressid, then this deed of bargain and said shall cease, determine and be utterly null and void; ervise is shall receand virtue. AND IT IS AORRED AND UNDERSTOOD by and between the said partice, that the said <u>Cause Diopless</u> hour the said assessments upon the said premises until default of payment shall be made or other breach committed. WITNERS: <u>Mut</u></pre>			
L discharged, all taxes and assessments upon the said premises as aforenaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; ervise is shall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said <u>alice</u> <u>Noyley</u> AND IT IS AGREED AND UNDERSTOOD by and between the said premises until default of payment shall be made or other breach combited. WITNESS <u>Not</u> <u>hand</u> and seal, at Greenville, S. C. this <u>NE</u> <u>day of <u>Ore</u> <u>day of <u>Ore</u> <u>day</u> </u></u>	is discharged, all taxes and assessments upon the said premises as aforenaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; errors is thall remain in full force and virtue. AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. Allice. Diverse of our Lord one thousand one hundred and foren is unit default of payment shall be made or other breach combined. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. WITNESS. May of O constitute. May of O constitute. May of O constitute. May of O constitute. May of O constitute. May of O forenville. May of Constitute. May of Constitute. May of Constitute. May of Constitute. May of constitute. May of constitute. May of Constitute. May of Constitute. May of constitute. May of constitute. May of Constitute. May of constitute. May of constitute. May of constitute. <td< td=""><td></td><td></td><td></td></td<>			
ervise is shall remain in full force and virtue. ADD IT IS AORRED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>AND IT IS AORRED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>AND IT IS AORRED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>AND IT IS AORRED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>and in the one hundred and the functed and the transfer of the United States of America.</u> Signed, Scaled and Delivered in the Presence of <u>C.D. Oller</u> <u>Maude TS Mitchell</u> <u>County of Greenville</u> <u>Stored Ree personally appeared</u> <u>Alice Dibyley</u> <u>and made oath</u> <u>t S he saw the within named</u> <u>Alice Dibyley</u> <u>and made oath</u> <u>t S he saw the within named</u> <u>Alice Dibyley</u> <u>Maude TS Mitchell</u> <u>Maude TS Mitchell</u> <u>Alice Dibyley</u> <u>(SEAL)</u> <u>Maude TS Mitchell</u> <u>And made oath</u> <u>t S he saw the within named</u> <u>Alice Dibyley</u> <u>Alice Mitchell</u> <u>Maude TS Mitchell</u> <u>Alice Dibyley</u> <u>Maude TS Mitchell</u> <u>Alice Dibyley</u> <u>Alice Mitchell</u> <u>Alice Dibyley</u> <u>Alice Mitchell</u> <u>Alice Dibyley</u> <u>Alice Mitchell</u> <u>Maude TS Mitchell</u> <u>Alice Mitchell</u> <u>A</u></u></u></u>	erwise is shall remain in full force and virtue. AD IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said. <u>Alice Dibyley</u> <u>and in the one hundred and eral</u> at Greenville, S. C. this <u>JEE</u> <u>witry the said or our lord one thousand nine hundred and torry <u>accurate</u>. <u>Stend</u>, Saeled and Delivered in the Presence of <u>C. D. Olecu.</u> <u>Maude TS Mitchell</u> <u>County of Greenville</u> <u>BEFORE me personally appeared</u>. <u>Alice Dibyley</u>. (SEAL.) <u>SWORN to before me, this <u>TL</u> <u>SWORN to before me, this <u>TL</u> <u>SWORN to before me, this <u>TL</u> <u>Nature</u> <u>ADICE</u> <u>Nature</u> <u>ADICE</u> <u>Nature</u> <u>ADICE</u> <u>Nature</u> <u>ADICE</u> <u>Nature</u> <u>ADICE</u> <u>Nature</u> <u>ADICE</u> <u>Maude TS. Mitchell</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>ADICE</u> <u>AD</u></u></u></u></u></u></u>			
AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Called Download and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS Yau, hand, and seal, this. MUTNESS Yau, and and seal, this. MUTNESS Yau, hand, and seal, this. MUTNESS Yau, and the premises within mentioned in the sear the premises within mentioned in th	AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said Called Download and enjoy the said premises until default of payment shall be made or other breach committed. WITNESS Yau, hand, and seal, this. MUTNESS Yau, and and seal, this. MUTNESS Yau, hand, and seal, this. MUTNESS Yau, and the premises within mentioned in the sear the premises within mentioned in th	discharged, all taxes and assess	ments upon the said premises as afores	aid, then this deed of bargain and sale shall cease, determine and be utterly null and void;
Intersol assigns, is to fold and ecoly the said premises and premises and or the control of the order order of the order order of the order orderorder	Intersol assigns, is to fold and ecoly the said premises and premises and or the control of the order order of the order order of the order orderorder	erwise it shall remain in full forc	e and virtue.	$\bigcirc 0'$ $\land \land \land \land \land$
Image: Second performance of the state premises with and premises with and the orgen of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the sourc	Image: Second performance of the state premises with and premises with and the orgen of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the source of the transmission of the source of the sourc	AND IT IS AGREED AND	UNDERSTOOD by and between the sai	
in the year of our Lord one thousand nine hundred and correction of the United States of America. Signed, Sealed and Delivered in the Presence of <u>E. D. Allen</u> <u>Maude 13 Mitchell</u> <u>Alice D'Ayley</u> . (SEAL.) (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>and made oath</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville.</u> L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville</u>	in the year of our Lord one thousand nine hundred and correction of the United States of America. Signed, Sealed and Delivered in the Presence of <u>E. D. Allen</u> <u>Maude 13 Mitchell</u> <u>Alice D'Ayley</u> . (SEAL.) (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>and made oath</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville.</u> L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville</u>			id parties, that the said and the said of
in the year of our Lord one thousand nine hundred and correction of the United States of America. Signed, Sealed and Delivered in the Presence of <u>E. D. Allen</u> <u>Maude 13 Mitchell</u> <u>Alice D'Ayley</u> . (SEAL.) (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>and made oath</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville.</u> L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville</u>	in the year of our Lord one thousand nine hundred and correction of the United States of America. Signed, Sealed and Delivered in the Presence of <u>E. D. Allen</u> <u>Maude 13 Mitchell</u> <u>Alice D'Ayley</u> . (SEAL.) (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. BEFORE me personally appeared <u>Maude 73 Mitchell</u> <u>and made oath</u> <u>and made oath</u> <u>and made oath</u> <u>c . D. Allen</u> <u>A D. 1922</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. E STATE OF SOUTH CAROLINA, County of Greenville. L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville.</u> L <u>C . D. Allen</u> <u>(SEAL.)</u> <u>Maude 73 Mitchell</u> <u>County of Greenville.</u> L <u>County of Greenville</u>			
Signed, Sealed and Delivered in the Presence of Image: Sealed and Delivered in the Presence of Image: Sealed and Delivered in the Presence of Mained, E.B. Mitchell Image: D'ayfuy	Signed, Sealed and Delivered in the Presence of Image: Sealed and Delivered in the Presence of Image: Sealed and Delivered in the Presence of Mained, E.B. Mitchell Image: D'ayfuy	WITNESS WY	hand and seal at Greenville, S.	C, this 7 Eh day of Decenter
E. D. Qlleu Alice D'Ayley (SEAL.) Maude T3 mitchell (SEAL.) Maude T3 mitchell (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. Maude T3. Mitchell (SEAL.) BEFORE me personally appeared Maude T3. Mitchell and made oath t. S. he saw the within named Alice D'Aylay and made oath t. S. he saw the within named The Maude T3. Mitchell and made oath t. S. he saw the within named Olegation Maude T3. Mitchell and made oath t. S. he saw the within named (SEAL.) Maude T3. Mitchell and made oath t. S. he saw the within named (SEAL.) Maude T3. Mitchell Maude T3. Mitchell SWORN to before me, this 7 Th Maude T3. Mitchell Maude T3. Mitchell Maude T3. Mitchell SWORN to before me, this 7 Th Maude T3. Mitchell Maude T3. Mitchell Maude T3. Mitchell It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all he	E. D. Qlleu Alice D'Ayley (SEAL.) Maude T3 Mitchell (SEAL.) Maude T3 Mitchell (SEAL.) E STATE OF SOUTH CAROLINA, County of Greenville. Maude T3. Mitchell and made oath E STATE OF SOUTH CAROLINA, t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named Maude T3. Mitchell and made oath t. S. he saw the within named (SEAL.) Maude T3. Mitchell SWORN to before me, this 7 Th Maude T3. Mitchell SWORN to before me, this 7 Th Maude T3. Mitchell Les STATE OF SOUTH CAROLINA, County of Greenville. (SEAL.) Maude T3. Mitchell I	WITNESS WY	hand and seal at Greenville, S.	C, this 7 Eh day of Decenter
E. D. Qellen Alice D'Ayley (SEAL.) Maude 73 Mitchell (SEAL.) Maude 73 Mitchell (SEAL.) (SEAL.) (SEAL.) (SWON to before me, this 7 Zh. SWORN to before me, this 7 Zh. SWORN to before me, this 7 Zh. (SY CON to Before me, this 7 Zh. (Star Of SOUTH CAROLINA, County of Greenville. (SEAL.) I. (SEAL.) Maude 7B. Mitchall It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named T	E. D. Qellen Alice D'Ayley (SEAL.) Maude 73 Mitchell (SEAL.) Maude 73 Mitchell (SEAL.) (SEAL.) (SEAL.) (SWON to before me, this 7 Zh. SWORN to before me, this 7 Zh. SWORN to before me, this 7 Zh. (SY CON to Before me, this 7 Zh. (Star Of SOUTH CAROLINA, County of Greenville. (SEAL.) I. (SEAL.) Maude 7B. Mitchall It is day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named T	WITNESS	hand and enjoy the said premises un hand and seal at Greenville, S. one thousand nine hundred and	. C., this <u>7 Ek</u> day of <u>O ecculer</u> <u>realy-turb</u> and in the one hundred and forty
It is starte of south CAROLINA, County of Greenville. County of Greenville. County of Greenville. and made cath HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. and made cath and made cath A seal and as. Max. act and deed, deliver the within written Deed; and that She, with County of Calleur, Max. and made cath A seal and as. Max. A D. 1922. Max. County of Creenville. Max. A seal and seal. Max. Max. Start Difference Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Bescher Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. Max. <t< td=""><td>It is starte OF SOUTH CAROLINA, County of Greenville. County of Greenville. County of Greenville. and made cath HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. and made cath and made cath HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. The SWORN to before me, this The Macuada Macuada The Macuada The SWORN to before me, this The Macuada Macuada The Macuada The Stars Macuada The Macuada The Stars Macuada The SWORN to before me, this The Macuada The Macuada The SWORN to before me, this The Stars Macuada The Macuada The SWORN to before me, this The Stars Macuada The Macuada The The following It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NNY, its successor</td><td>wITNESS My in the year of our Lord</td><td>hand and enjoy the said premises un hand and seal at Greenville, S. one thousand nine hundred and</td><td>and in the one hundred and forty and Independence of the United States of America.</td></t<>	It is starte OF SOUTH CAROLINA, County of Greenville. County of Greenville. County of Greenville. and made cath HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. and made cath and made cath HE STATE OF SOUTH CAROLINA, County of Greenville. County of Greenville. The SWORN to before me, this The Macuada Macuada The Macuada The SWORN to before me, this The Macuada Macuada The Macuada The Stars Macuada The Macuada The Stars Macuada The SWORN to before me, this The Macuada The Macuada The SWORN to before me, this The Stars Macuada The Macuada The SWORN to before me, this The Stars Macuada The Macuada The The following It his day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ead or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NNY, its successor	wITNESS My in the year of our Lord	hand and enjoy the said premises un hand and seal at Greenville, S. one thousand nine hundred and	and in the one hundred and forty and Independence of the United States of America.
E STATE OF SOUTH CAROLINA, BEFORE me personally appeared Maule B. Mithlell and made oath a. Seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b. SWORN to before me, this 7 the Maileu. Maileu. SWORN to before me, this 0. 1922 Maileu. Maileu. Maileu. county of Greenville. (SEAL) Maileu. Maileu. Maileu. Maileu. I.	E STATE OF SOUTH CAROLINA, BEFORE me personally appeared Maule B. Mithlell and made oath a. Seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b, seal and as act and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. b. SWORN to before me, this 7 the Maileu. Maileu. SWORN to before me, this 0. 1922 Maileu. Maileu. Maileu. county of Greenville. (SEAL) Maileu. Maileu. Maileu. Maileu. I.	WITNESS in the year of our Lord Signed, Sealed and Delivere	hand and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and <u>the</u> have a said premises in hand be and be and the source of	and in the one hundred and forty and Independence of the United States of America.
County of Greenville. Maule B. Mithlell and made oath as She saw the within named Alice O'aylay and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. swork to before me, this 7 LL SWORN to before me, this 7 LL Gay of Oreenville. 7 LL Notary Public for S. C. Maule B. Mithleu. E STATE OF SOUTH CAROLINA, County of Greenville. I. L	County of Greenville. Maule B. Mithlell and made oath as She saw the within named Alice O'aylay and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. and made oath as at and deed, deliver the within written Deed; and that S he, with C. D. alleu. maileu. swork to before me, this 7 LL SWORN to before me, this 7 LL Gay of Oreenville. 7 LL Notary Public for S. C. Maule B. Mithleu. E STATE OF SOUTH CAROLINA, County of Greenville. I. L	WITNESS in the year of our Lord Signed, Sealed and Delivere C. D. Qelleur	hand and enjoy the said premises un hand and seal at Greenville, S. one thousand nine hundred and	. C., this
County of Greenville. BEFORE me personally appeared Maule B. Mithlell and made oath t. S. he saw the within named act and deed, deliver the within written Deed; and that S he, with C. D. alleu. t. Seal and as deed, deliver the within written Deed; and that S he, with C. D. alleu. this day of Ore me, this 7 the SWORN to before me, this 0. (SEAL.) Notary Public for S. C. E STATE OF SOUTH CAROLINA, County of Greenville. L	County of Greenville. BEFORE me personally appeared Maule B. Mithlell and made oath t. S. he saw the within named act and deed, deliver the within written Deed; and that S he, with C. D. alleu. t. Seal and as deed, deliver the within written Deed; and that S he, with C. D. alleu. this day of Ore me, this 7 the SWORN to before me, this 0. (SEAL.) Notary Public for S. C. E STATE OF SOUTH CAROLINA, County of Greenville. L	WITNESS in the year of our Lord Signed, Sealed and Delivere C. D. Qelleur	hand and enjoy the said premises un hand and seal at Greenville, S. one thousand nine hundred and	. C., this
BEFORE me personally appeared Maude 13. Multiplet and made oath t. S. he saw the within named alice O'Auferty and made oath t. S. he saw the within named act and deed, deliver the within written Deed; and that he, with D. alice hessed the execution thereof. 7 The SWORN to before me, this 7 The SWORN to before me, this 7 The Maude B. Mithod Maude B. Mithod day of Decention 7 The Maude B. Mithod Maude B. Mithod SWORN to before me, this Maude GEAL.) Maude B. Mithod Maude B. Mithod Maude B. Mithod day of Decention (SEAL.) Maude B. Mithod Maude B. Mithod Maude B. Mithod Notary Public for S. C. Notary Public for S. C. RENUNCIATION OF DOWER. Maude B. Mithod Maude Computer L	BEFORE me personally appeared Maude 13. Multiplet and made oath t. S. he saw the within named alice O'Auferty and made oath t. S. he saw the within named act and deed, deliver the within written Deed; and that he, with D. alice hessed the execution thereof. 7 The SWORN to before me, this 7 The SWORN to before me, this 7 The Maude B. Mithod Maude B. Mithod day of Decention 7 The Maude B. Mithod Maude B. Mithod SWORN to before me, this Maude GEAL.) Maude B. Mithod Maude B. Mithod Maude B. Mithod day of Decention (SEAL.) Maude B. Mithod Maude B. Mithod Maude B. Mithod Notary Public for S. C. Notary Public for S. C. RENUNCIATION OF DOWER. Maude B. Mithod Maude Computer L	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Ollew Maude 73, 70	hand and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and 	. C., this
BERORE me personally appeared. S. he saw the within named. A. construction thereof. SWORN to before me, this. day of <u>Deconstruction</u> A. D. 1922 <u>C. D. Ollow</u> (SEAL.) Notary Public for S. C. E STATE OF SOUTH CAROLINA, County of Greenville. I	BERORE me personally appeared. S. he saw the within named. A. construction thereof. SWORN to before me, this. day of <u>Deconstruction</u> A. D. 1922 <u>C. D. Ollow</u> (SEAL.) Notary Public for S. C. E STATE OF SOUTH CAROLINA, County of Greenville. I	WITNESS in the year of our Lord Signed, Sealed and Delivere E. D. Oller Mande B. T.	hand and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and 	. C., this
h, seal and as <u>hex</u> act and deed, deliver the within written Deed; and that <u>he</u> , with <u>c. M. (Delletting</u>) hessed the execution thereof. <u>7 Ehe</u> SWORN to before me, this <u>7 Ehe</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>Notary Public for S. C.</u> E STATE OF SOUTH CAROLINA, <u>County of Greenville.</u> I, <u>do hereby certify unto all whom it may concern, that Mrs.</u> wife of the within named this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this. day of <u>A. D. 192</u>	h, seal and as <u>hex</u> act and deed, deliver the within written Deed; and that <u>he</u> , with <u>c. M. (Delletting</u>) hessed the execution thereof. <u>7 Ehe</u> SWORN to before me, this <u>7 Ehe</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>Notary Public for S. C.</u> E STATE OF SOUTH CAROLINA, <u>County of Greenville.</u> I, <u>do hereby certify unto all whom it may concern, that Mrs.</u> wife of the within named this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this. day of <u>A. D. 192</u>	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Allen Mande 73, 76 E STATE OF SOUTH CAROL County of Greenville.	in the Presence of <u>nitchell</u>	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>(SEAL.)</u>
nessed the execution thereof. 7 Ha SWORN to before me, this. 7 Ha day of Deconnection Counce of the second of the seco	nessed the execution thereof. 7 Ha SWORN to before me, this. 7 Ha day of Deconnection Counce of the second of the seco	WITNESS in the year of our Lord Signed, Sealed and Delivere C, D, Ollen Mande 73, 7 E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app	in the Presence of <u>nitchell</u>	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>3. Mitalell</u> and made oath
SWORN to before me, this 7 miles day of Decension E. D. Ollen (SEAL.) Notary Public for S. C. Mauda B. Mitchell E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	SWORN to before me, this 7 miles day of Decension E. D. Ollen (SEAL.) Notary Public for S. C. Mauda B. Mitchell E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere C. D. Oller Mande 73, 76 E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app	in the Presence of <u>nitchell</u>	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>3. Mitalell</u> and made oath
day of Decounder A. D. 1922 E. STATE OF SOUTH CAROLINA, County of Greenville. Maude B. Mitchell I.	day of Decounder A. D. 1922 E. STATE OF SOUTH CAROLINA, County of Greenville. Maude B. Mitchell I.	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude 73, 70 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. h, seal and as	in the Presence of <u>nitchell</u>	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>3. Mitalell</u> and made oath
day of Decounder A. D. 1922 E. A. Ollen (SEAL) Notary Public for S. C. Mauda B. Mitchell IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	day of Decounder A. D. 1922 E. A. Ollen (SEAL) Notary Public for S. C. Mauda B. Mitchell IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude B, M IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. n, seal and as acc	in the Presence of <u>nitchell</u> INA, beared <u>Maude Te</u> <u>Alice D'Ayley</u> t and deed, deliver the within written De	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>3. Mitalell</u> and made oath
HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	HE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere E. D. Ollew Maude 73, 70 HE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app it	in the Presence of Mitchell INA, beared Maine device Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of the sou	C, this <u>The</u> day of <u>Decention</u> <u>and in the one hundred and forty</u> <u>and in the one hundred and forty</u> <u>(SEAL.)</u> <u>(SEAL.)</u> <u>3. Mitalell</u> and made oath
The STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	The STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude 73, 70 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. n, seal and as account of the saw the secution thereof. SWORN to before me, this.	in the Presence of Mitchell INA, beared Maine device Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of the sou	and default of psymphet shart be made of office of black committed. . C, this <u>7</u> <u>the</u> <u>day of <u>Oecentlew</u></u> <u>iently <u>Turb</u> and in the one hundred and forty my and Independence of the United States of America. <u>Clice D'Cyley</u> (SEAL.) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>and made oath</u> <u>red</u>; and that <u>Shart be</u>, with <u>C. D. Cllew</u>,</u>
County of Greenville. I,	County of Greenville. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude 73, 70 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. h, seal and as account of the security of the securit	in the Presence of Mitchell INA, beared Maine device Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of the sou	and default of psymphet shart be made of office of black committed. . C, this <u>7</u> <u>the</u> <u>day of <u>Oecentlew</u></u> <u>iently <u>Turb</u> and in the one hundred and forty my and Independence of the United States of America. <u>Clice D'Cyley</u> (SEAL.) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>and made oath</u> <u>red</u>; and that <u>Shart be</u>, with <u>C. D. Cllew</u>,</u>
County of Greenville. I,	County of Greenville. I,	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude 73, 70 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. n, seal and as account of the saw the secution thereof. SWORN to before me, this.	in the Presence of Mitchell INA, beared Maine device Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of Alice Diagle for the source of the sou	and default of psymphet shart be made of office of black committed. . C, this <u>7</u> <u>the</u> <u>day of <u>Oecentlew</u></u> <u>iently <u>Turb</u> and in the one hundred and forty my and Independence of the United States of America. <u>Clice D'Cyley</u> (SEAL.) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>SeaL.</u>) <u>and made oath</u> <u>red</u>; and that <u>Shart be</u>, with <u>C. D. Cllew</u>,</u>
I,do hereby certify unto all whom it may concern, that Mrs. wife of the within named	I,do hereby certify unto all whom it may concern, that Mrs. wife of the within named	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. In, seal and as new account of the saw the second of the	in the Presence of <i>hitchell</i> <i>INA</i> , <i>beared</i> <i>The</i> <i>The</i> <i>The</i> <i>Clice</i> <i>OlCeyley</i> <i>t</i> and deed, deliver the within written De <i>The</i> <i>Lew</i> <i>A</i> D. 1922 <i>Motary</i> Public for S. C.	Milderadit of psynche shall be made of order breach commetcal day of <u>Decensilier</u> . C, this <u>J</u> <u>day of <u>Decensilier</u> and in the one hundred and forty my and Independence of the United States of America. <u>Alice D'Ayley</u></u>
wife of the within named	wife of the within named	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude B, M E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. h, seal and as der ac nessed the execution thereof. SWORN to before me, this. day of Cecum E, D, Olleu E, D, Olleu Maude BEFORE me personally app t. She saw the within named. h, seal and as der ac nessed the execution thereof. SWORN to before me, this. day of Cecum	in the Presence of <i>hitchell</i> <i>INA</i> , <i>beared</i> <i>The</i> <i>The</i> <i>The</i> <i>Clice</i> <i>OlCeyley</i> <i>t</i> and deed, deliver the within written De <i>The</i> <i>Lew</i> <i>A</i> D. 1922 <i>Motary</i> Public for S. C.	Milderadit of psynche shall be made of order breach commetcal day of <u>Decensilier</u> . C, this <u>J</u> <u>day of <u>Decensilier</u> and in the one hundred and forty my and Independence of the United States of America. <u>Alice D'Ayley</u></u>
this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this	this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande B, M E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app the She saw the within named h, seal and as mer ac nessed the execution thereof. SWORN to before me, this. day of Occum E, D, Oller E STATE OF SOUTH CAROL County of Greenville.	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and <u>the</u> <u>h</u>	And default of payment shall be made of other breach comments. C, this day of <u>Decensitive</u> and in the one hundred and forty (SEAL.) <u>Alice D'Ayley:</u> (SEAL.) (SEAL.) <u>3. Mitalell</u> and made oath red; and that <u>S</u> he, with <u>C. D. Alleu</u> . Mauda B. Mitahell RENUNCIATION OF DOWER.
ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this	ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named THE CAROLINA LOAN AND TRUST COM- NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned released. GIVEN under my hand and seal, this	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande 73, 7 E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app he saw the within named. seal and as he saw the within named. SWORN to before me, this. day of Decem- E, D, Oller E STATE OF SOUTH CAROL County of Greenville. E STATE OF SOUTH CAROL County of Greenville. I,	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and	Indication of the made of other of the comment of the line
NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned I released. GIVEN under my hand and seal, this	NY, its successors and assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to all and singular the premises within mentioned I released. GIVEN under my hand and seal, this	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleu Maude 73, 7 E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. h, seal and as	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and	In default of point sink of index of other order of commetcing . C, this
day of	day of	WITNESS in the year of our Lord Signed, Sealed and Delivere C, D, Oller Mande 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. n, seal and as nessed the execution thereof. SWORN to before me, this. day of C, D, Oller IE STATE OF SOUTH CAROL County of Greenville. IE STATE OF SOUTH CAROL County of Greenville. I,	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and <u>the</u> <i>h</i>	In default of product sink of made of other order of consistent commetcing. C, this
GIVEN under my hand and seal, this	GIVEN under my hand and seal, this	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. In seal and as	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and hyear of the Sovereig d in the Presence of <u>nitchell</u> INA, beared <u>Maule 12</u> <i>Alice OlCyley</i> t and deed, deliver the within written De <u>7 Zh</u> <u>1000</u> (SEAL.) Notary Public for S. C. INA, upon being privately and separately exa sons whomsoever, renounce, release and	In default of particul of and to once of other order commuted. . C, this
day of	day of	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. h, seal and as	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and hyear of the Sovereig d in the Presence of <u>nitchell</u> INA, beared <u>Maule 12</u> <i>Alice OlCyley</i> t and deed, deliver the within written De <u>7 Zh</u> <u>1000</u> (SEAL.) Notary Public for S. C. INA, upon being privately and separately exa sons whomsoever, renounce, release and	In default of particul of and to once of other order commuted. . C, this
day of	day of	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Oller Mande 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named n, seal and as new accurate nessed the execution thereof. SWORN to before me, this. day of Occurate E, O, Oller IE STATE OF SOUTH CAROL County of Greenville. I,	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and hyear of the Sovereig d in the Presence of <u>nitchell</u> INA, beared <u>Maule 12</u> <i>Alice OlCyley</i> t and deed, deliver the within written De <u>7 Zh</u> <u>1000</u> (SEAL.) Notary Public for S. C. INA, upon being privately and separately exa sons whomsoever, renounce, release and	In default of particul of and to once of other order commuted. . C, this
		WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleur Maude 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app tS. he saw the within named. In, seal and as	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and h	In default of particul of and to once of other order commuted. . C, this
Notary Public for S. C. Recorded Dec. 8. 192.2	Notary Public for S. C. Recorded Dec. 8, 192.21	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleur Maude B, T. E STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. h, seal and as messed the execution thereof. SWORN to before me, this. day of C. O, Olle E STATE OF SOUTH CAROL County of Greenville. I,	is to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and <u>the</u> <i>h</i>	In default of particul of and to once of other order commuted. . C, this
Recorded Dec. 8, 1922	Recorded Dec. 8, 192.21	WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleur Maude 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. n, seal and as	<pre>s to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and</pre>	In default of particul of and to once of other order commuted. . C, this
Recorded 192 - C. 1	Recorded <u>192</u>	WITNESS in the year of our Lord Signed, Sealed and Delivere E. D. Oller Mande 73, 76 HE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. n, seal and as. messed the execution thereof. SWORN to before me, this. day of Oreenville. HE STATE OF SOUTH CAROL County of Greenville. I, O, Oller HE STATE OF SOUTH CAROL County of Greenville. I, MARCE AND	<pre>s to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and</pre>	In default of particul of and to once of other order commuted. . C, this
		WITNESS in the year of our Lord Signed, Sealed and Delivere E. D. Oller Mande 73, 76 HE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. n, seal and as. messed the execution thereof. SWORN to before me, this. day of Oreenville. HE STATE OF SOUTH CAROL County of Greenville. I, O, Oller HE STATE OF SOUTH CAROL County of Greenville. I, MARCE AND	<pre>s to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and</pre>	In default of particul of and to once of other order commuted. . C, this
		WITNESS in the year of our Lord Signed, Sealed and Delivere E, D, Olleur Maude 73, 7 IE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. She saw the within named. In seal and as were and in seal and as were and in seal and as were and the saw the execution thereof. SWORN to before me, this. day of December E, D, Olle E, D, Olle E, D, Olle E, D, Olle E, D, Olle E, STATE OF SOUTH CAROL County of Greenville. I,	<pre>s to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and</pre>	In default of particul of and to once of other order commuted. . C, this
		WITNESS in the year of our Lord Signed, Sealed and Delivere E. D. Oller Mande 73, 76 HE STATE OF SOUTH CAROL County of Greenville. BEFORE me personally app t. S. he saw the within named. n, seal and as. messed the execution thereof. SWORN to before me, this. day of Oreenville. HE STATE OF SOUTH CAROL County of Greenville. I, O, Oller HE STATE OF SOUTH CAROL County of Greenville. I, MARCE AND	<pre>s to hold and enjoy the said premises in hand and seal at Greenville, S. one thousand nine hundred and</pre>	In default of particul of and to once of other order commuted. . C, this