The Mortgagor further covenants and agrees as tollows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the covenants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indebtness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in pariting. provided in writing.

(2) That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgagee, and have attached thereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the bulance owing on the Mortgage debt, whether due or not. the extent of the balance owing on the Mortgage debt, whether due or not.

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chimbers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgagor and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured hereby.

(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected here under.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and convenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and

Personally appeared the undersigned witness and made oath that (sibe saw the within named mortager sign, stal and as its act and deed deliver the within written hastrument and that (sibe, with the other witness subscribed above witness to before the the Particle of November (SEAL) OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagoris) respectively, did this day appear before me, and each, upon being privately and separately samined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, resource, release and forever relinquish unto the mortgagee(s) and the mortgage(s) heirs or successors and assigns, all her interest and estate, and all the right and claim of dower of, in and to all and singular the premises within mentioned and released. Siven check in hand and sed stal his Evorume L. Burns RECORDEL DEC 1 1978 at 2:06 P.M. 165550	117 FCC 114 J	r shall be appli			ار مرد ا	4	Normal -	••	10 7	10	ingular, and the	=
Willie K. Burns, Sr. (SEAL) EVORUME L. Burns FROBATE F		\sim			:zna	day of	Novembe			_		
Willie K. Burns, Sr. SEAL) EVORUPE L. BURNS SEAL) TATE OF SOUTH CAROLINA OUNTY OF GRIPNILE Probable Probable a sits are and deed deliver the within written instrument and that (whe, with the other witness subscribed above witnessed the execution thereof. SECONDEL OF SOUTH CAROLINA OUNTY OF GRIPNILE I, the undersigned Notary Public, do be breaky certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagoris) respectively, did this day appear before me, and each upon being privately and separately namingely by me, did declare that she does freely, voluntarily, and without any competion, dread or fear of any person whomosover, release and forever relinquish unto the mortgage(s) and the mortgage(s) beins or successors and assigns, all her interest and estate, and all the griph and chain of dower of, in and to all and singular the premisers within membraned and released in the state. SEAL) SEAL) RECORDEL DEC 1 1978 at 2:06 P.M. 16:55() STATILE OF SOUTH CAROLINA ON 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 12	And delivered	The pro	× ince or			111	9610	1 /2,,,	101	erran	
EVERTE L. BURNS SEAL) EVERTE L. BURNS SEAL) FROBATE Personally appeared the undersigned witness and made oath that (site saw the within named mort- search the execution thereof. WORN to before the the PARI AND of November SEAL) SEAL) TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wing of the above named mort- pagors, replace and forcy relatively, and whose privately and separately uniqued by me, did declare that the does freely, volunturily, and unperspectively, did this day appear before me, and each, upon being privately and separately uniqued by me, did declare that the does freely, volunturily, and unperspectively heirs or processors and assigns, all ber interest and estate, all all any right and claim of dower of, in and to all and singular the premises within mentioned and related any of Power of in and to all and singular the premises within mentioned and are leased. SEAL) SEAL) SEAL) RECORDEL DEC 1 1978 at 2:06 P.M. 16:550 BURN Commission of the store of the	5	TO AS		42		1	Willie k	. Burns	Sr.	38		,)
EVORDE L. Burns [SEAL] [SEAL] [Interior SOUTH CAROLINA OUNTI OF GRETNVILLE Personally appeared the undersigned witness and made oath that (site saw the within named mort-sized the execution thereof. [Interior South Carolina output of November [Interior South Carolina output output of November [Interior South Carolina output	inth	WP. A	luga	<u></u>				0		 	(SEAL	.)
Personally appeared the undersigned witness and made outh that (she saw the within named mortagor sign, stal and as its art and deed deliver the within written instrument and that (she, with the other witness subscribed above witnessed the execution thereof. WORN to before the the PARO day of Movember INTERIOR TO BEFORE Expires OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned with (wines) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately saminged by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, read all be, right and claim of down of, in and to all and singular the premises within menigened and released INVEX Ceder into hand and sufficient to the mortgager(s) and the mortgager(s) and the mortgager (s) have no all sugness and forever relinquish much the mortgager(s) and sugness a							Guan	e d.	Bur	<u> </u>	SEAL	.)
Personally appeared the undersigned witness and made outh that (she saw the within named mortagor sign, stal and as its art and deed deliver the within written instrument and that (she, with the other witness subscribed above witnessed the execution thereof. WORN to before the the PARO day of Movember INTERIOR TO BEFORE Expires OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned with (wines) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately saminged by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, read all be, right and claim of down of, in and to all and singular the premises within menigened and released INVEX Ceder into hand and sufficient to the mortgager(s) and the mortgager(s) and the mortgager (s) have no all sugness and forever relinquish much the mortgager(s) and sugness a			- - -				Evonne I	Burns			lein si	
Personally appeared the undersigned witness and made oath that (sibe saw the within named mort- sessed the execution thereof. WORN to before the the Paul of of November In the undersigned Notary Public for South Carolina (see Commission Expires: In the undersigned Notary Public do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortesported respectively, did this day appear before me, and each, upon being privately and separately amined by net, did declare that the does freely, voluntarily, and without any compulsion, dreet that the does freely, voluntarily, and without any compulsion, dreet with the does freely, voluntarily, and without any compulsion, dreet with the does freely, voluntarily, and without any compulsion, dreet with the does freely, voluntarily, and without any compulsion, dreet with the does freely, voluntarily, and without any compulsion, dreet with the does freely, voluntarily, and without any compulsion, dreet and person whomsover, re- voluntarily and without many compulsion, dreet and released. STATION STATI						 -			7			•?
agor sign, seal and as its art and deed deliver the within written instrument and that (s)he, with the other witness subscribed above witnessed the execution threeof. WORN to before to the Fard did not Movember 1978 WORN to before to the Fard did not Movember 1978 WORN to before to the Fard did not Movember 1978 TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned warming dry not, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, reconcert, release and forever relinquish unto the montragere(s) and the mortgage (s) heirs or suspins, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within menioned and released WORN to before to the Fard did not have a superior whomsoever, reconcert, release and forever relinquish unto the montrager (s) and the mortgage (s) heirs or suspins, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within menioned and released WORN to be above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately variety and separately variety she is or suspins, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within menioned and released WORN to be above named mortgagor(s) and the mortgage (s) heir or suspins, all her interest and estate, and all her interest and estate, and and the suspins and the interest and estate, and all her interest and estate, and and the suspins and t	TATE OF SO		LLE	}		J			a anih shas (c'ha can sha neish	hin namad mad	•
TATE OF SOUTH CAROLINA OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear aleah, upon being privately, and separately vaminged by me, did declare that the does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, re- councel, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mensioned and released SiVEN the most of the south Carolina was all this countries. Siven and the property of the south Carolina was compulsioned and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the property of the south Carolina was computed and released Siven and the propert	agor sign, scal	and as its act	224 deed (deliver the	ippeared within wr	itten instr	signed wither ument and t	is and mad hat (s)he, w	e oarn mar (sine saw use with r witness subscri	un named more bed above wit	t-
TATE OF SOUTH CAROLINA OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear and each, upon being privately and separately ramined by re, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, recoursed, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released liver of mand and set all his Evolune L. Burns EVOLUNE A. Burns SEAL OF ON MEMBER OF SOUNTH	iessea use exec SUOBN to be	tore he this	028a)	Day No	venber		1978 🖊)	. /) G.		
TATE OF SOUTH CAROLINA OUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear and each, upon being privately and separately ramined by re, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, recoursed, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released liver of mand and set all his Evolune L. Burns EVOLUNE A. Burns SEAL OF ON MEMBER OF SOUNTH				تنقلا	1	\(\seal\)	lx	ndl	in Y.	Huns		
TATE OF SOUTH CAROLINA COUNTY OF GREENVILLE I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortpagoris) respectively, did this day appear before me, and each upon being privately and separately vanninged by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsover, reconsect, releases and forever relinquish unto the mortpage(s) and the mortgage(s) heirs or successors and assigns, all her interest and estate, and all her gift and claim of dower of, in and to all and singular the premises within mentioned and released divided the mentioned and released. Solvent a Burns Evorme L. Burns RECORDEL DEC 1 1978 at 2:06 P.M. 16:55()	iotary Public	for South Care	olina.	~10	7 -11	7				_		
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned with the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned with the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned of the above named mortgagoris) respectively, did this day appear before me, and each, upon being privately and separately ramined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomosover, reconcert, release and forever relirquish unto the mortgagee(s) and the mortgagee(s) heirs or successors and assigns, all her interest and estate, and all her inght and claim of dower of, in and to all and singular the premises within mentioned and released. Single of properties and sadded this Evorune L. Burns SEAL	ly Commission	o Expues:	$\sim L$	T-48	3)							_
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately namined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, resource, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) hers or successors and assigns, all her interest and estate, and all her giph and claim of dower of, in and to all and singular the premises within mentioned and released. SiVEN Each my hand and wall his Evorume L. Burns SEAL We commission expires RECORDEL DEC 1 1970 at 2:06 P.M. 163-500 The property of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately and separately and separately and support of feat of any person whomsoever, reconscious, release and forever relinquish unto the mortgagee(s) had not previously and estate, and each, upon being privately and separately and separately and the mortgagee(s) had	TATE OF SO	OUTH CAROL	ANA	}			REVINC	ATION OI	DOWER			
d wife (wives) of the above named montgagor(s) respectively, did this day appear before me, and each, upon being privately and separately samined by me, did declare that she does freely, volumanily, and without any compulsion, dread or fear of any person whomsoerer, reconsect, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released Sevenne L. Burns Evonne L. Burns Sevenne L	OUNTY OF	GREENVILL		S								
ramiged by ne, did declare that she does freely, voluntarily, and without any compulsion, dread or lear of any person whomsoever, reconnect, release and forever relarguish unto the mortgagee (s) heirs or successors and assigns, all her interest and estate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released given that the premises within mentioned and released given that the premises within mentioned and released given the premises within mentioned and released given that the premises within mentioned and released given the given that the premises within mentioned and released given that the premises given the given that the premises given the premises given the given that the premises given the premises given the given that the premises given the premises given the given that the premises given the premises given the given that the premises given the given that the premises given the given the given that the premises given the given that the premises given the given the given that given the given that given the ginduction of the given that given the given that given the given t	1) af tha abova		, the under	signed No	stary Publi	ic, do hereby	certify unt	o all whom it	t may concern, the	at the undersign 'v and senarate!	n- k-
and all her right and claim of dower of, in and to all and singular the premises within memboned and releised Siven finded my hand and real this Evenine L. Burns (SEAL) (i-al by m	معدامما أتراء م	that the	loes freely:	voluntari	ty and wi	ithout 25v C	enoulsion.	dread or lea	r of any person	Whomsoever, re	e-
STATE OF SOUTH COUNTY OF GREENV COUNTY OF GREENV COUNTY OF GREENV COUNTY OF GREENV SEAL Willie K. Burns SEAL North day of loveriber Evonne L. Burns SEAL Willie K. Burns SEAL North day of loveriber Fract S. Dec 1 1978 at 2:06 P.M. 16550 Evonne L. Burns North day of loveriber Evonne L. Burns SEAL North day of loveriber Evonne L. Burns Fract S. Dec 1 1978 at 2:06 P.M. 16550 Evonne L. Burns Schuffle K. Burns Fract S. Dec 1 1978 at 2:06 P.M. 16550 Evonne L. Burns Schuffle K. Burns Fract S. Dec 1 1978 at 2:06 P.M. 16550 Fract S. Dec 1 1978 at 2:06 P.M. 16550 Evonne L. Burns Fract S. Dec 1 1978 at 2:06 P.M. 16550 Evonne L. Burns Fract S. Dec 1 1978 at 2:06 P.M. 16550 Fract S. Dec 1 1978 at 2	ourcé, telesse and all her rig	- and forever re ht and claim o	linquish u I dower o	nto the mor I, in and to	igagee(s) all and:	and the m	ie premises v	nens or su ithin ment	ioned and rel	essed	terest and estate	e,
STATE OF SOUTH COUNTY OF GREENV COUNTY OF GREENV COUNTY OF GREENV Willie K. Burns, Evorme L. Burns, Evorme L. Burns, Evorme L. Burns, Increby certily that the with this lat day of Do No.	. ,		_									
STATE OF SOUTH COUNTY OF GREENV Willie K. Burns. Willie K. Burns. Willie K. Burns. Evonne L. Burns Nortgage of R RECORDEL RECORDEL	200 day 0	i Advetbe	H)(F	C 18	8 .		Evonne	L. Burn	s			
Willie K. Burns, in the with the with the with the with the with the Schuffle town at Schuffle town at Schuffle town at Hegister of Money at the Schuffle town at Hegister of Money at the Schuffle town at Hegister of Money at the M	WK3	100x /c	- Kry	3-7/	A.			*070	<u>.</u>			
STATE OF SOUTH COUNTY OF GREENV COUNTY OF GREENV Willie K. Burns, the Willie K. Burns, the Williams Evorme L. Burns TO Eunice L. Burns Mortgage of R Mortgage of R Mortgage of R Mortgage of R 1 hereby certily that the with this lat day of _De		10: 203h/Araio	(O)	-50	REC	CORDEL	DEC 1	19/8	at 2:0	6 P.M.	16950	
Willie K. Burns, the Willie L. Burns Mortgage of R Atterney of Mortgan Attentive AND 1 Attention of Mortgan Attention of Mortgan Attention of R Schuffletown R		n expires 🛴	<u>~\ 1-</u>									
Willie K. Burns, the Willie L. Burns Evorme L. Burns TO Eurice L. Ta Mortgage of R Mortgage of R Mortgage of R Lit day of De 1451 of Mortgage of R 1451 of Mortgage of R Schuffletown R Schuffletown R	My commissio	6	J9.	-2	-			-			, 2 0 0 0	
Willie K. Burns, the Willie L. Burns Evorme L. Burns TO Eurice L. Ta Mortgage of R Mortgage of R Mortgage of R Lit day of De 1451 of Mortgage of R 1451 of Mortgage of R Schuffletown R Schuffletown R	My commissio	918 918	J9.			,		-				·, .
F SOUTH OF GREENV OF GREENV E. Burns, 1 L. Burns L. Burns III burns L. Ta Of Morita Attorneys at Creenville, South filletown R	My commissio	918 918	~/q.	Book	this.			-			_	ر. نن
OF SOUTH OF GREENV E. Burns, 1 L. Burns L. Burns III burns L. Ta Of Morits Attorneys at Creenville, South filetown R	My commissio	014 014 014	√7.	19 78 Book	thisL.	Ma		-			_	ر. ن
Conveyunce Greenvill MILEY AND RILEY AND RILEY ACCORDED TO Seconveyunce Greenville, South Carolina Cletown Rd.	My commissio	014 014 014	√7.	19 78 nt	this 19t	Мон		-			_	
EXERNVILLE Burns, Sr. and Burns, Sr. and Burns TO Ce L. Taylor ce L. Taylor ce L. Taylor at the within Mortguge ha at the Mithin Mortguge ha at the Mithin Mortguge ha at the Within Mortguge ha beautiful And Antonia at the Within Mortguge ha at the Within Mortguge ha beautiful Antonia at the Within Mortguge ha at the Within Mortguge ha beautiful Antonia at the Within Mortguge at the Within Mortg	My commissio) Register of Me \$16,250.00	A Nu.	Book 1451	I hereby certily	Mortgo		- بع		Willie Evonne	_	
TO I. Taylor L. Taylor L. Taylor L. Taylor A Mortgage, page har Dec. 2:06 P. M. recon f Mortgage, page 77	My commissio) Register of Me \$16,250.00	>> No.	Book 1451	this 19td	Mortgag		Euni		Willie Evonne	_	
ENVILLE S. Sr. and s. Sr. and s. Taylor F Real Esta: within Mortguge ha within Mortguge ha Dec. 106 P. M. recon 111 100 P. M. recon 27 tortgages, page 77 tortgages	My commissio) Register of Me \$16,250.00	As No.	#21	this 1st day of	Mortgage		Eunice		Willie K. Evonne L.	STATE OF	
Sr. and Sr. and Sr. and Sr. and Sr. and Greenvill Greenvill Greenvill Greenvill Greenvill Greenvill	My commissio) Register of Me \$16,250.00	A No.	#21	this 15t day of	Mortgage of		Eunice L.		Willie K. Evonne L.	STATE OF	
AROLIN LE LE AROLIN LE ARO	My commissio) Register of Me \$16,250.00	As No.	#21	this 1st day ofDe	Mortgage of I		Eunice L. Ta		Willie K. Evonne L.	STATE OF	
ROLIN ROLIN ROLIN Esta: Proposition of the proposi	My commissio	\$16,250.00 Milley AND I Attorneys at Tract S Greenville, South	1	#21	this 19t day ofDec_	Mortgage of Re		Eunice L. Tayl		Willie K. Burns, Evonne L. Burns	STATE OF	
Sta Sta	My commissio	\$16,250.00 Milley AND I Attorneys at Tract S Greenville, South	1	#21	this 1st day ofDec	Mortgage of Real		Eunice L. Taylor		Willie K. Burns, Sr. Evonne L. Burns	STATE OF	
	My commissio	\$16,250.00 Milley AND I Attorneys at Tract S Greenville, South	1	#21	this 13t day of Dec	Mortgage of Real E		Eunice L. Taylor		Willie K. Burns, Sr. Evonne L. Burns	STATE OF	
	My commissio	\$16,250.00 Milley AND I Attorneys at Tract S Greenville, South	1	1451 of Morigages, page	certily that the within Mortguge	Mortgage of Real Est		Eunice L. Taylor		Willie K. Burns, Sr. Evonne L. Burns	STATE OF	
Per No.	My commissio	\$16,250.00 Milley AND I Attorneys at Tract S Greenville, South	1	#21	certily that the within Mortgage has	<u> </u>		Eunice L. Taylor		Willie K. Burns, Sr. Evonne L. Burns	STATE OF SOUTH CA	RILEY & RILEY 7 10 70%