

and detain to their own use and behoof, (as their own proper goods and chattels) from thenceforth and forever, or the same to sell and dispose of at will, and pleasure, (returning the overplus if any should happen to be after paying the said sums as of record and securing the said parties for all liabilities or loss from said unityship.

And it is further agreed and between the said parties, that the said Charles B Stone his heirs, executors or administrators shall remain in full and peaceable possession of the said premises until default of payment is made.

In witness whereof the said Charles B Stone have been to my hand and seal this fourteenth day of February, in the year of our Lord one thousand eight hundred & fifty five, and in the twenty ninth year of American Independence  
Signed, sealed & delivered in the presence of } C B Stone (Seal)  
of C J Eford & J W Harrison

The words "my said parties jointly & severally" were erased before the execution of this mortgage.

State of South Carolina } Personally appeared before me  
Anderson District } J W Harrison and being duly sworn  
saith that he did see, the said C B Stone, sign, seal & deliver the within mortgage to James W Earle and others for the uses & purposes therein mentioned, and that C J Eford with himself was subscribing witness thereto.

Sworn to and subscribed before me } J W Harrison  
this 13<sup>th</sup> day of March 1855 }  
Elijah Webb C. P. & M. A. D.

It is agreed that this Mortgage shall not be lodged for record until fifty five days after its execution.

James W Earle.  
Recorded for the 28<sup>th</sup> day of March 1855  
D Voke R. M. Co - Original delivered to,

END OF DOC.