

Jurriah D Walton Mortgage The State of South Carolina

To Green Womack of the County of Pickens

To all to whom these presents shall come I Jurriah D Walton of Greenville

Whereas I the said Jurriah D Walton am indebted to Green Womack of Fayetteville in North Carolina by reason of his equity of sale for me to Mellet Paulmier of New York the sum of One thousand and forty three dollars and costs and interest thereupon as in and by the note signed by the said Womack the relation therunto being had doth more fully and at large appear and by the proceedings against said Womack consequent thereon It is known that I the said Jurriah D Walton for the better securing the payment of the said sum above mentioned unto the said Green Womack his Executors Administrators or Assigns together with lawful interest for the same have bargained and sold and by these presents do bargain and sell and in plain and open market deliver unto the said Green Womack the following articles viz Twelve fine Chairs, Eleven chairs, one Piano forte, three Bedsteads, one large looking glass, one small looking glass, one work stand, Three large packing trunks, Twelve split bottom chairs, one large Bureau, Two kitchen tables, and furniture, two small tables, Stocks of Millinery and fancy articles, consisting of Satins, Straws and silk bonnets, necks, Satins, silks, artificial flowers, Plumes, Lace, Paul cloaks, Ribbons, deep caps, Jack and flanneling, Inside caps, Collars, Under sleeves, &c. &c.

To have and to hold the said above mentioned articles unto the said Green Womack his Executors Administrators and Assigns forever Provided Always Nevertheless that if the said Jurriah D Walton his Executors Administrators shall and do well and truly pay or cause to be paid unto the said Green Womack his certain Attorney Executors Administrators or Assigns the full and just sum above mentioned according to the true intent and meaning of the debt aforesaid and of these presents then the deed of bargain and sale said all and every clause article and thing therein contained shall cease determined and be utterly void and of no effect any thing herein before contained to the contrary though in any wise notwithstanding

And it is truly declared by and between the parties and the said Green Womack for himself his Executors Administrators and Assigns doth covenant promise and agree to and with the said Jurriah D Walton his Executors Administrators and Assigns by these presents that if default shall happen to be made of or in payment of the said sum above mentioned according to the true intent and meaning of the said debt and liability aforesaid then and in such case it shall and may be lawful to and for the said Green Womack his Executors Administrators Assigns Attorney or Agents from time to time and at any times hereafter peaceably and quietly to enter unto any real messuages lands or tenements of the said Jurriah D Walton and to take the articles above described into his custody and possession and the same to hold and detain to his own use and profit (as his own proper goods and chattels) from thenceforth and forever or to cause to sell and dispose of at his will and pleasure returning the principal of any amount happen to be after paying of the sum above