hereunder.

Whereas, Juna	Shirm	and Low	mbree	<i></i>		
		. U		\mathcal{L}	Y '	, in the State aforesaid
reinafter referred to as the "mortgagor") reinafter referred to as the "mortgagor")	in and by a certar	m principai promisso	ory note of notes	()	to as "notes," v	vicemen one of more) if
w the twenty	mints	I down i	of Octos	Lev. V 9	34	
- ,-, co se con				W V	//	NO)
			}	•	, a r la	il and a second
				K	774	
				\mathcal{Y}	N	
in and by interest not		on as "interest coup	lus"), to be paid	.N	1 1/1	·
ually as f ollow s				NO A		
			31 10	R.	*	
well and truly indebted to	Faltar	Don S	Zuelle j	les H.	It and	W.P.
Well and truly indebted to	, /	\sim	0.	<u></u>		
/	(y 0 -	41' 2	\mathbf{V}'	(hereinaft	er referred to as th	e "mortgagee") in the fu
just sum of three hu	ndresp	7				Dallar
300,00); all of said notes bea	ring aventilla har-	with and hearing	erest from the			rate of Legist
cont per annum to be computed and paid	_	Remu-	annually until paid i	n full; all interest	not paid when due	to bear interest at the rat
per cent. per annum; i	. Later bander compo	ad that each of said	notes shall bear in	terest aiter maturi	ty or after default	m payment at the rate of
estat per cent. per annum;	and that both princip	pal and interest shal	ll be paid in United	States gold coin of	f the present standar	ds of weight and mienes
Mow know all men that said mortga	gor, in consideration	of said debt and for	or the purpose of s	ecuring the paymen	nt thereof, and in fi	irther consideration of the
m of one dollar paid to said mortgagor by gained, sold and released and by these pre- ice, parcel or tract of land situate, lying	sends does grant, ba	rgain, sell and release	se unto the said	rtgage and his h	eirs, successors and	signs all that certain le
Elleenindle N	Tow	mship				
the Sixth NZ	male sell	the cit	y al &	Ligion	grand to	wing th
allowing The	elph his	ed how	Indle,	for their	4	gending
1 a stake age	the ?	rather	net Ca	sign a	firtud	erean o
nd flucaste	trulo	and 1	united	CAN YOUTH	nce a	lanez
ndedson Spriet	1012	14 10 R	ifly &	MAN (Winds	and a
take on ling	Wex Ral	onvey.	t sal.	274.	the st.	alond
17134 6 App foundrelle rete	ifteen (1) 8	1) fut then	the property	malifafy.	Ritter	eight
1) fut alona	lines 1	of the	Call &	et lab	nue II	untioned
he tal Convey	red his	Mu t	n J. T.	Balle	nger (Some di
ear 2091 and	the to	t Conv	exist of	hy The	etto le	bner
sho (Boats 68.	page.	276/t	Na zt	alke o	n flier	ralls
Street; thence	along	said R	trut a	paray.	e malel	y/c.//?
V. one hundred	v and e	rynce.	w(// 8/	qui t	n ine l	veginn
		1		_		
Enegerty hy	Tarles	age in	dames	I ach	cruise	
		0,		/1		
						·
						•
			P			· ·
recorded in the office of the Register of Me. County, S. C., in Deed Book	onveyed to said mor	rtgagor by Mr.	e Saras	661	Barnel	7
peing the same land o		-GG>J	Mari	on 7	larch 2	19#1.9, by
recorded in the office of the Register of Me	ine Conveyances or	Clerk of Court for	Hullsus	MILL		
Together with all and singular the To have and to hold all and singular the	rights, members, h	ereditaments and ap	purtenances to the	said premises bel	onging, or in anyw	ise incident or appertain said, mortgagor does he
		en the cald mortos	Pee and his success	urs, merra and ass		
To have and to hold all and singular the bind himself and his heirs, executors, and is successors, heirs and assigns from and lawfully claiming or to claim the same of	dministrators and si	uccessors to warran	nt and forever defer		the said premises	ct Avery nerenn whomsn