Val. 113

well and truly indebted to Man from the country of the country of the country in the state afore the country in the country of after default in payment at the current country in the country in the country of after default in payment at the country in the country of the country in the country of the country in the country of the country in the country of the country in the countr	TATE OF SOUT		}			
well and truly indebted to Meller Recomputed and paid. John John John John Being bereby sayed that each of said must stall being the reserved and the case of the terms and control and the terms and control and the terms and the said horse sayed, in great at the sate of the terms and coverants of said proper being hereby sayed that each of said mysel stall being the recomputed and paid. Learn per cent, per annum; to be computed and paid. Learn per cent, per annum; to be computed and paid. Learn per cent, per annum; to be computed. Learn per cent, per annum; to be computed. Learn annum, by linerest not paid when due to bear interest at the terms and coverants of said proper being hereby sayed that teach of said mysel stall bear interest atter maturity or after default in payment at the rest at the terms and coverants of said proper said part in this said the said the said of the form of the present methods of weight and bear interest at the said of	Whereas,	Kinsley		`		
well and truly indebted to Meller Recomputed and paid. John John John John Being bereby sayed that each of said must stall being the reserved and the case of the terms and control and the terms and control and the terms and the said horse sayed, in great at the sate of the terms and coverants of said proper being hereby sayed that each of said mysel stall being the recomputed and paid. Learn per cent, per annum; to be computed and paid. Learn per cent, per annum; to be computed and paid. Learn per cent, per annum; to be computed. Learn per cent, per annum; to be computed. Learn annum, by linerest not paid when due to bear interest at the terms and coverants of said proper being hereby sayed that teach of said mysel stall bear interest atter maturity or after default in payment at the rest at the terms and coverants of said proper said part in this said the said the said of the form of the present methods of weight and bear interest at the said of	nereinafter referred to as the "	'mortgagor") in and by a cer	he County of	Menville ssory note or notes	(hereinafter referred	to as "notes," whether one or more)
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely	riting (designated thorson as "fi	rst mortgage real estate-bonds"), due as follows			
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely			C			
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely		Λ. Δ) 3	,	Y.	
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely		, Ju	alt	hlow	U	
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely	dan eredahar	interest anatod (designated the	reon as "interest es	mons" de paid		
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely	wally as follows) 7			· · · · · · · · · · · · · · · · · · ·
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely						
i just sum of fall humbled. Dol Man); all of said notes bearing even date herewith and bearing horest from the sum of fall humbled. at the rate of sum of the computed and paid. Letter annum, to be computed and paid. Del Man per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of the computed per cent. per annum; and the botter for said in the said in the said in the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of said notes being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of said quees being hereby agreed that each of said notes shall be said in the said the said when due to bear interest at the sum of the constant of said quees being hereby agreed that said in the said of said quees being hereby agreed the said the said to said quees being hereby agreed the said to said quees being hereby agreed and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargain, all and release unto the said more securing the payment thereof, and in further consideration of no fonce dollar paid to said quees being hereby acknowledged), has gragained, sold and seleased agreed the situation of the form of the constant of the purpose of said where the said and before the saiding and delivery hereof (the receipt whereof is hereby acknowledged), has gragained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely these prepared toos grant, bargained, sold and seleased affely the separed toos grant and seleased affely	well and truly indebted to	May anna	LN I Ch	ung d	A TO MAKE THE PARTY OF THE PART	
just sum of follow kunnelled (hereing the referred to as the "mortgagee") in the John of follow kunnelled (hereing the referred to as the "mortgagee") in the John of follow kunnelled (hereing the referred to as the "mortgagee") in the John of follow kunnelled (hereing the referred to as the "mortgagee") in the John of follow kunnelled (hereing the referred to as the "mortgagee") in the John of following the following t	went and truly independ comme	^)	J-	Critical States	WHY (U'))
cent, per annum, to be computed and paid. Lett		m		THOU THE WAY	(hereinaster re	eferred to as the "mortgagee") in the
cent, per annum, to be computed and paid. 2000 2 annually and in full; all interest not paid when due to bear interest after maturity or after default in payment at the rate of the per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of the per cent. per annum; and other properties and interest shall be paid in turked Citates gold to be to bear interest at the standards per cent. Per annum; and other properties and interest shall be paid in turked Citates gold to the persons standards of weight and finer the terms and covenants of said notes being hereby mide parts hereof as fully as if set out at length herein. Now, know all men that said mortgagor, in court of said debt and for the purpose of securing the payment thereof, and in further consideration of one dollar paid to said mortgagor by said portgage at and before the sealing and delivery hereof (the receipt whereof is hereby acknowledged), has gragated, sold and seleased and by these propents toos grant, bargain, sell and release unto the said mortgage and his heirs, successors and assigns all that certain gained, sold and seleased and by these propents toos grant, bargain, sell and release unto the said mortgage and his heirs, successors and assigns all that certain gained, sold and seleased and by these propents toos grant, bargain, sell and release unto the said mortgage and his heirs, successors and assigns all that certain gained, sold and seleased and the situate of South Carolina and County of Allel March South Caro	i just sum of Jaul	nundula	1/26/		X 4	Doll
per cent. per annum; it being hereby agreed that each of said notes shall bear interest after maturity or after default in payment at the rate of the per cent. per annum, and that boths the per cent. per annum; and that boths the per cent in the terms and covenants of said notes being hereby under parts hereof as fully as if set out at length herein. Now, know all men that said mortgagor, in coptideration of said debt and for the purpose of securing the payment thereof, and in further consideration of one debtar paid to said mortgagor by said protegage at any before the sealing and delivery hereof (the receipt whereof is hereby acknowledged), has graggined, sold and scleased any of these presents toes grant, pargain, sell and release unto the said mortgagor and his heirs, successors and assigns all that certain ce, partel or that should situated lying and being in the kate of South Carolina and County of Aller Novella and South	400.00 ; all of s	aid notes bearing even date he	rewith and bearing	nterest from All	in full: all interest not	
Lendanper cent. per annum; to be computed	Seven per cent. p	er annum: it being hereby agr	eed that each of sai	d notes shall bear in	terest after maturity o	r after default in payment at the rate
Registle of Mesne bonveyances for said county in Plat B M", on page 29; said six lote being portions of the lands conveyed to said V. L. Kinsey by b. C. Berry by deed da March 20, 1942, and recorded in said office in Book 2	Post east (leignated lifteen (15)	of Mestilla.	mile f nile f numhe (6) seve	sol and rom ha red the nteen (d east utt Stat isteen (1:	of the Ahite It lon, known as 3), fourteln (14 eighteen (18) as
Ponveyed to said V. L. Kinsey by b. C. Berry by deed da March 20, 1942, and recorded in said office in Book 2	· · · · · · · · · · · · · · · · · · ·	est 9, 1941, nesne bo	and A	ested s	in the	uty in olat B
March 20, 1942, and recorded in said office in Book 2		4 ' 1 1	7 / 1	1 1	$1// \infty$	7) 1
bage 263.		1942, and		1 . //		// // // /
	bage 263.					

,		
beingthe same land conveyed to said mortgagor by	on	102 V by deed
recorded in the office of the Register of Mesne Conveyances or Clerk of Court for		***************************************
G G G Dood Pools V Dage		

Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining. To have and to hold all and singular the said premises unto the said mortgagee and his successors, heirs and assigns forever. And said mortgagor does hereby bind himself and his heirs, executors, administrators and successors to warrant and forever defend all and singular the said premises unto the said mortgagee and his successors, heirs and assigns from and against said mortgagor and his heirs, executors, administrators, successors and assigns and against every person whomsoever lawfully claiming or to claim the same or any part thereof; also, on demand at any time, to give any further written assurances which may be desired to protect the interests of said mortgagee, including a new note or notes and mortgagee correcting errors in the originals.

And said mortgagor hereby covenants and agrees with said mortgagee as follows:

(1) That when the loan secured hereby is closed, there shall and will be no unsatisfied lien or encumbrance of any kind, prior to the lien hereof, affecting said premises or any part thereof, this being solemnly declared and represented by said mortgagor as a condition hereof and for the purpose of obtaining a loan hereunder.