THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

WHEREAS. the said Ottaray Injurity of the said States of the said Stat		To all we	hom these	Presents 7.	cay Cancern
note in writing, of even date with these presents, is and by grant of a will grant and		Ollaray õ		Two .	
with interest thereon from Acta with interest to be computed and paid. Service as principal, and if any norting of principal of pure state and unpaid in full; a interest to place and the holder should place the following of principal of pure state in the bands of an attorney for any fegal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor and the holder should place the fast note by a strictly of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgage and the holder should place the fast note by the holdershoes, as attorney is fees, the said debt and sum of money aforesaic and for the better securing the payment thereof to the said debt and sum of money aforesaic and for the better securing the payment thereof to the said MALLY A ALLY A	WHEREAS,	the said Otta	ray Investor	Eather P	ulion a corpar
with interest thereon from Acta with interest to be computed and paid. Service as principal, and if any norting of principal of pure state and unpaid in full; a interest to place and the holder should place the following of principal of pure state in the bands of an attorney for any fegal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgagor and the holder should place the fast note by a strictly of the holdershoes, as attorney's fees, this to be added to the mortgagor promises to pay all costs and expenses, finding of the copy of the holdershoes, as attorney's fees, this to be added to the mortgage and the holder should place the fast note by the holdershoes, as attorney is fees, the said debt and sum of money aforesaic and for the better securing the payment thereof to the said debt and sum of money aforesaic and for the better securing the payment thereof to the said MALLY A ALLY A	note in writing, of even date with these	presents, LS	REDEED 3 3 well and truly	indebted to Many	G. Trafler
at the rate of		CED BY SALE AM	Doll s to le sti	In of your he	undred + no/100
with interest thereon from Add. There centum to be computed and paid. Levii - Annual of the participal and paid when due to bear interest at same rate as principal; and if any participal of participal of the p	six, twelve, le	THE THE WAY SOUTH	wenty four	mouthe	after date
ner centum to be computed and paid strain and all strain and and price and paid strain and a sprincipal; and if any lighting of principal a juffrest be at any time past due and unpaid, the whole amount widenced by said note to become immediately due, at the option of the folder hereof; who may be thoreon and foreclose this mortgage; and in case said note, after the maturity, should be placed in the hands of an attorney for suit of principal and its interests to place and the holder should place the day note or perfection, or injuriore its naturity is should be deemed by the holder thereof necessary for the folder should place the day note or perfection, as injuriore its naturity is should be deemed by the holder thereof necessary for the folder should place the day note or perfection in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage of the holder should be deemed by the holder thereof necessary for the folder should be deemed by the holder thereof necessary for the folder should be deemed by the holder thereof necessary for the folder should be deemed by the holder thereof necessary for the folder should be deemed by the holder thereof necessary for the folder should be deemed by the holder thereof is should be deemed by the holder thereof is an attorney for suiting the part of an attorney for any legal proceedings, then and in eith of said cases the mortgage as a part of said debt and sum of more said and for the better securing the payment thereof to the said Malay A. A and A		URE JUDGERI	(0)	at the	rate of 8
NOW, KNOW ALL MEN, That the said Allasturay In consideration of the said debt and sum of money aforesain and for the better securing the payment thereof to the said. Many S. Trasler in consideration of the said debt and sum of money aforesain according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said according to the terms of the said one, and also in consideration of the further sum of Three Dollars, to the said and segment of the said	per centum to be computed and paid/ interest not paid when due to bear intere	Senie as principal; and	if any portion of principal of older hereof, who may be the life of the life o	perest be at any time past	due and unpaid, the whole amount
n hand well and truly paid by said. Mary Is Traveler Sum of Three Dollars, to It away In hand well and truly paid by said. Mary Is Traveler bargained, sold and released, and by these Presents, do grant, bargain, sell and receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and receipt unto the said. It are contained to the said of the country of the country and state aforecaid being trivering and description of each truly made by bullon to neller, October, 1926, reference being and the said Plat for a more complete description of each				y Investm	ent Corporat
Ottaway Incustoment Corporation n hand well and truly paid by said Mary & Trapler igning of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and re case unto the said Illary & Traples, but here & And assigne. I that Certain Ricci, Parcel and lot of land in Isreenic ruship, County, and State aforecaid, being known and design ted as lot ho. 79, of Country Club Estates, according to Plat error made by Gallon & Nelse, October, 1926, reference being ade to said Plat for a more complete description of said			1		
n hand well and truly paid by said Mary Is Trasler as and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant, bargain, sell and recess unto the said. It a superior Riece, Parcel and lot of land in Isruenovership, Country and State aforecaid, being known and descing to all at the lot ho. 19, of Country Club Estates, according to all at error made by bullon & nebes, October, 1926, reference being and Plat for a more complete description of each and the said Plat for a more complete description of each	0 1				
that Certain Piece, Parcel and lot of land in Greene virship, County and State aforecaid being known and decigated as lot ho. 89, of Country Club Estates, according to Plat ereof made by Wallow & nehes, October, 1926, reference being to said Plat for a more complete description of each	n hand well and truly paid by said	eary G. Travel	'IN		at and before the
virship, County and State Aforesaid, being known and design ted as lot ho. 89, of Country Club Estates, according to Plat ereof made by Dullon & never, October, 1926, reference being de paid Plat for a more complete description of said	/	•			,
eted as lot two. 89, of Country Club Estates, according to Alat error made by Walton & never, October, 1926, reference being ade to said Plat for a more complete description of said	e that Certain	Riece, Parc	el and lot	of land	in Breenvi
ereof made by Dullon & nehes, October, 1926, reference being	eted as lot ho.	89. of Countr	y Club Esta	tes, accord	ring to Plat
	ereof made by	Dullon & nel	ies, October	, 1926, ref	erence bein
		plat for a m	core Compl	ite descrip	etion of each