And I do hereby Heirs, Executors and Administrators			id FIRST FEDERAL SAVINGS AND I	
	to warrant and lorever de	iend all and singular the sa	id Premises unto the said FIRST FEDER	AL SAVINGS AND LOA
	its successors and assigns	s, from and against myself,	my	
or to claim the same or any part the	reof.	eirs, Executors, Administrate	ors and Assigns, and every person who	msoever lawfully olaimin
And I do l	hereby agree to insure the l	louse and buildings on gold	The same a	//- (De
\	) Dollars fire insurance	and not less than	One Thousand Fare France	
(\$ 1,500,00 ) Dollars torn	ado insurance, in a company	or companies acceptable to	the mortgagee, and to keep same insured	24 and NO/100
fire or windstorm, and do hereby assishould at any time fail to insure said	ign said policy or policies o	f insurance to the said mort	gagee, its successors and assigns; and in the mortgagee, its successors and assigns may	from loss or damage by
insured in my name	and reimburse itself for	niums thereon, then the said	gagee, its successors and assigns; and in the mortgagee, its successors and assigns, may	cause the building to be
And I do hereb	y agree to pay all taxes and	the premiums and expense	of such insurance under this mortgage, with	h interest.
ment until all amounts a			st this property on or before the first day o LOAN ASSOCIATION, OF GREENVILLE	minediately upon pav-
assessments, the mortgagee may, at it terest. in twelve equal mo  And it is hereby agreed as a part	ts option, pay same and chenthly instalmen of the consideration for the	in full, and should I large the amounts so paid to to the amounts are paid to the the loan herein secured, that the	fail to pay said taxes the mortgage debt, and collect same under regular monthly payments are mortgagor shall keep the premises	and other governmental r this mortgage, with in-
	shan not further en	cumber the premises hereinal	nter upon said premises, make whatever reage, with interest. <b>In twelve equa</b> pove described, nor alienate said premises	_
or deed of conveyance without consent once due and payable, and may institu	of the said Association and s ute any proceedings necess:	hould I do so sa	id Association may at its option, declare th	by the way of mortgage
And I do here	by assign, set over and tran	sfer unto the said Etper Fr	IDDD 4 f . G . T	
ver the property herein described, an ability to account for anything more	dee may (provided the pred and collect said rents and po- than the rents and profits	nises herein described are or or of its and apply same to the actually collected, less the	ny part of said debt, interest, fire insurance ccupied by a tenant or tenants), without payment of taxes, fire insurance, interest costs of collection; and should said prem	premiums or taxes, shall further proceedings, take t, and principal, without ises be occupied by the
o hereby agree that said mortgagee,	its successors and assigns.	ome past due and unpaid, the	en I the Circuit Court of said State, at Chamb a reasonable rental, and collect same and without liability to account for anything r	
PROVIDED, ALWAYS, nevertheles	ss, and on this EXPRESS	CONDITION, that if I	the said montgogon	
VINCS AND LOAM ACCOUNT	ist day of each and every mo	onth from and age as	*	
t and amounts due thereon, shall have	been paid in full the at	$^{\circ}$ , $^{11S}$ successors or assigns, the	e monthly installments as set out bereit	on the FIRST FEDERAL
And it is further agreed by and betw	veen the said parties hereto,	that the said mortgagor is	all become null and void; otherwise to remain	in full force and virtue.
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a see and payable, together with costs an	ween the said parties hereto, shall make default in space of thirty days, then, id a reasonable attorney's fo	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.	in full force and virtue.
And it is further agreed by and between payment shall be made. But if I d provisions hereinabove set out for a see and payable, together with costs an IN WITNESS WHEREOF I	shall make default in space of thirty days, then, id a reasonable attorney's formula have hereunto se	that the said mortgagor is the payment of said month and in such event, the Associets, and shall have the right hand and seal	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The day of May	in full force and virtue.  If premises until default  any of the covenants mount hereunder at once  , in the year
And it is further agreed by and between payment shall be made. But if I do provisions hereinabove set out for a see and payable, together with costs and IN WITNESS WHEREOF I our Lord One Thousand, Nine Hundred dependence of the United States of Articles.	shall make default in space of thirty days, then, d a reasonable attorney's formula have hereunto se red and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the saidly installments in the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.	in full force and virtue.  If premises until default  any of the covenants mount hereunder at once
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a see and payable, together with costs and IN WITNESS WHEREOF.  Our Lord One Thousand, Nine Hundred Company of the United States of Argued, sealed and delivered in the present the sealed and delivered in the sealed an	shall make default in space of thirty days, then, id a reasonable attorney's formula have hereunto served and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associets, and shall have the right hand and seal	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the
And it is further agreed by and between payment shall be made. But if I do provisions hereinabove set out for a see and payable, together with costs and IN WITNESS WHEREOF I our Lord One Thousand, Nine Hundred dependence of the United States of Articles.	shall make default in space of thirty days, then, id a reasonable attorney's formula have hereunto served and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right the my hand and seal and in the original and in the original and in the original and seal	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley	any of the covenants nount hereunder at once  , in the year  year of the  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF.  Our Lord One Thousand, Nine Hundre dependence of the United States of Argned, sealed and delivered in the presence of S. Scott	shall make default in space of thirty days, then, id a reasonable attorney's formula have hereunto served and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right the my hand and seal and in the original and in the original and in the original and seal	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.	any of the covenants nount hereunder at once  , in the year  year of the  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF I our Lord One Thousand, Nine Hundred dependence of the United States of Argned, sealed and delivered in the presence of the United States of Argned, sealed and delivered in the presence Doris S. Scott  D. R. Cain	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto se red and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right the my hand and seal and in the original and in the original and in the original and seal	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley	any of the covenants nount hereunder at once  , in the year  year of the  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF.  Our Lord One Thousand, Nine Hundred dependence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued State	shall make default in space of thirty days, then, id a reasonable attorney's formula have hereunto served and Forty merica.	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right the my hand and seal and in the original and in the original and in the original and seal	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley	any of the covenants nount hereunder at once  , in the year  year of the  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF.  OUR LORD ONE Thousand, Nine Hundredependence of the United States of Argued, sealed and delivered in the presence, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the Cain  ATE OF SOUTH CAROLINA, County of Greenville	shall make default in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's for the have hereunto seen and Forty merica.  Sence of:	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right hand and seal and in the o	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The same that the said to foreclose the whole are to foreclose the mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The said ly installments is a said ly installment at its option, declare the whole are to foreclose this mortgage.  The said ly installments is a said ly installment at its option, declare the whole are to foreclose this mortgage.  The said ly installments is a said ly installment at its option, declare the whole are to foreclose this mortgage.	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF I our Lord One Thousand, Nine Hundredependence of the United States of Argned, sealed and delivered in the presence, sealed and delivered in the presence of the United States of Argned, sealed and delivered in the presence of the Cain  ATE OF SOUTH CAROLINA, County of Greenville	shall make default in space of thirty days, then, id a reasonable attorney's form have hereunto seence and Forty merica.  Sence of:  PROBATE  Dori:	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right that my hand and seal and in the control of the said month and in the control of the said month and seal a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth  John N. McCarley  J. N. McCarley  and made oath that She	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between payment shall be made. But if I deprovisions hereinabove set out for a set and payable, together with costs and IN WITNESS WHEREOF  OUR LORD ONE Thousand, Nine Hundred dependence of the United States of Argued, sealed and delivered in the presence, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the present of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the prese	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto served and Forty merica.  Sence of:  PROBATE  Dor1:	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right that my hand and seal and in the control of the said month and in the control of the said month and seal a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a set and payable, together with costs and it in the present our Lord One Thousand, Nine Hundred dependence of the United States of Argned, sealed and delivered in the present our Lord One Thousand, Nine Hundred dependence of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned States of Arg	shall make default in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's for the have hereunto seen the second sec	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right that my hand and seal and in the control of the said month and in the control of the said month and seal a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a me and payable, together with costs and it is and payable, together with costs and it is and payable, together with costs and it is in witness whereof.  IN WITNESS WHEREOF  Our Lord One Thousand, Nine Hundred dependence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued States of A	shall make default in space of thirty days, then, id a reasonable attorney's form have hereunto seen the second se	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and and seal and in the control of the said month and in such event, and in the control of the said month and seal and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and in such event, the Associates, and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, and in the control of the said month and seal and a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a me and payable, together with costs and it is and payable, together with costs and it is in witness whereof.  IN WITNESS WHEREOF  OUR LORD ONE Thousand, Nine Hundred dependence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued St	shall make default in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's form have hereunto seen the second	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and and seal and in the control of the said month and in such event, and in the control of the said month and seal and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and in such event, the Associates, and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, and in the control of the said month and seal and a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose this mortgage.  The state of the saidly installments are to foreclose the whole are to foreclose	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a me and payable, together with costs and it in witness whereof.  IN WITNESS WHEREOF  OUR LORD ONE Thousand, Nine Hundred dependence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued, sealed and delivered in the presence of the United States of Argued States of Argu	shall make default in space of thirty days, then, id a reasonable attorney's form have hereunto seen the second se	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and and seal and in the control of the said month and in such event, and in the control of the said month and seal and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and in such event, the Associates, and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, and in the control of the said month and seal and a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a me and payable, together with costs and it in the present our Lord One Thousand, Nine Hundred dependence of the United States of Argned, sealed and delivered in the presence of the United States of Argned, sealed and delivered in the present our Lord One Thousand, Nine Hundred States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the present of the United States of Argned, sealed and delivered in the United States of Argned, sealed and delivered in the United States of Argned, sealed and delivered in the present of Argned, sealed and delivered in the United States of Argned, sealed and delivered in the United	shall make default in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's form have hereunto seen the second	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and and seal and in the control of the said month and in such event, and in the control of the said month and seal and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and in such event, the Associates, and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, and in the control of the said month and seal and a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a me and payable, together with costs and it is and payable.  ATE OF SOUTH CAROLINA,  The cost is a payable and between the present the payable and paya	shall make default in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's form have hereunto seen the second	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and and seal and in the control of the said month and in such event, and in the control of the said month and seal and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and seal and in the control of the said month and in such event, the Associates, and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, the Associates, and shall have the right and in the control of the said month and in such event, and in the control of the said month and seal and a	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain	in full force and virtue.  If premises until default any of the covenants mount hereunder at once  year of the year  year of the  (SEAL)  (SEAL)
And it is further agreed by and between the provisions hereinabove set out for a manage and payable, together with costs and it is and it is and payable, together with costs and it is	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto seened and Forty merica.  Sence of:  PROBATE  Dori:  N. McCarley  deed deliver the within wr  27th day of A. D. 19 40  (SEAL)  for South Carolina	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right hand and seal and in the company of the said month and in such event, the Associes, and shall have the right and in the company of the said month and seal and in the company of the said month and seal and in the company of the said month and in such event, the Associety and in the company of the said month and in such event, the Associety and in the company of the said month and in such event, the Associety and in the company of the said month and in such event, the Associety and shall have the right and in the company of the said month and in such event, the Associety and shall have the right and in the company of the said month and seal and in the company of the said month and seal and s	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain  Doris S. Scott	in full force and virtue.  If premises until default any of the covenants mount hereunder at once , in the year
And it is further agreed by and between the provisions hereinabove set out for a use and payable, together with costs and it in the presence of the United States of Arguer and States of Arguer and and delivered in the presence of the United States of Arguer and States and States of	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto seened and Forty merica.  Sence of:  PROBATE  Dori:  N. McCarley  deed deliver the within wr  27th day of A. D. 19 40  (SEAL)  for South Carolina	that the said mortgagor is the payment of said month and in such event, the Associes, and shall have the right hand and seal and in the common of the said month and in such event, the Associes, and shall have the right hand and seal and in the common of the said mortgagor is the payment of said month and in such event, the Associety hand and seal and in the common of the said month and in the common of the said month and in the common of the said month and in such event, the Associety hand and seal and in the common of the said month and in such event, the Associety hand and seal and in the common of the said month and in such event, the Associety hand and seal and in the common of the said month and in such event, the Associety hand and seal and in the common of the said month and in such event, the Associety hand and seal and in the common of the said month and in the common of t	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain  Doris S. Scott  Carolina, do hereby certify unto all whom	in full force and virtue.  If premises until default any of the covenants mount hereunder at once , in the year
And it is further agreed by and between the provisions hereinabove set out for a provision has a provision of the United States of Ar and gned, sealed and delivered in the provision of the United States of Ar and gned, sealed and delivered in the provision of the Cain  ATE OF SOUTH CAROLINA,  County of Greenville  D. R. Cain  The Cof South Carolina,  County of Greenville  The OF SOUTH CAROLINA,  County of Greenville	shall make default in space of thirty days, then, it is space of thirty days, then, it is reasonable attorney's for have hereunto seen the second sec	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right hand and seal and in the company of the said month and in the company of the said mortgagor is the payment of said month and in the company of the said month and in such event, the Associates, and shall have the right and in the company of the said month and in such event, the Associates, and shall have the right and in the company of the said month and in the company of the s	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The same and sixty—Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain  Doris S. Scott  Carolina, do hereby certify unto all whom J. N. McCarley	in full force and virtue.  If premises until default any of the covenants mount hereunder at once , in the year
And it is further agreed by and between the provisions hereinabove set out for a deprovisions hereinabove set out for a deprovisions hereinabove set out for a dependence and payable, together with costs and it is and delivered in the present and it is a seal and delivered in the present and it is a seal and as a large and delivered in the present and it is a seal and as a large and and it is a seal and as a large and as a large and as a large and as a large and	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto seened and Forty merica.  Sence of:  PROBATE  Dori:  N. McCarley  deed deliver the within wr  27th day of A. D. 19 40  (SEAL)  for South Carolina  NUNCIATION OF DOWER	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right hand and seal and in the company of the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and in the company of the said seal and in the company of the wife of the within named the said early examined by me did decided early examined by me did decided.	to hold and enjoy the said to hold and enjoy the said ly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  This the 27th day of May one Hundred and Sixty-Fourth John N. McCarley  J. N. McCarley  and made oath that She with D.R. Cain  Doris S. Scott  Carolina, do hereby certify unto all whom	in full force and virtue.  If premises until default any of the covenants mount hereunder at once , in the year
And it is further agreed by and between the provisions hereinabove set out for a provision herei	shall make default in space of thirty days, then, id a reasonable attorney's for have hereunto seened and Forty merica.  Sence of:  PROBATE  Dori:  N. McCarley  deed deliver the within wr  27th day of (SEAL)  for South Carolina  NUNCIATION OF DOWER  Ley , the being privately and separate homsoever, renounce, released.	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right hand and seal and in the company of the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and in the company of the said seal and in the company of the wife of the within named the said early examined by me did decided early examined by me did decided.	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly o	in full force and virtue.  If premises until default any of the covenants mount hereunder at once , in the year
And it is further agreed by and between the provisions hereinabove set out for a provision herei	shall make default in space of thirty days, then, in space of thirty days, then, in space of thirty days, then, in a reasonable attorney's for have hereunto seen the second seco	that the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right hand and seal and in the company of the said mortgagor is the payment of said month and in such event, the Associates, and shall have the right and in the company of the said seal and in the company of the wife of the within named the said early examined by me did decided early examined by me did decided.	to hold and enjoy the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly of the saidly installments, or shall make default in ation may, at its option, declare the whole are to foreclose this mortgage.  The state of the saidly o	in full force and virtue.  If premises until default any of the covenants mount hereunder at once