The Federal Land Bank of Columbia

STATE OF SOUTH CAROLINA,

ENOVALL MEN ETTHESE PRESENTS, Total Basaia. R. McGall County and Sate defensit hereinstree called fast party, whether one or many, SEND CREETINGS WIEDRAS As report individual and The Federal Land Base of Columba, a composation recent, or granted and existing under and by riving of an Ast canners and the formal land and the following of the Ast of Columba, a composation recent, or granted and existing under and by riving of an Ast canners and following the columba of the columba	County of Greenville	AMORTIZATION MORTGAGE
WHENCAS fort party is indicing to The Potential and many of Columbia as objective control depth and a strain promisery man, of even that he reside to an Act of Columbia as operation control, depth and an Act of all Act of the Act of Columbia as operation control, depth and an Act of the Act of Columbia as operation control depth and an Act of the Act of Columbia as operation of the Act of Columbia and Act of the Second divide the Act of Columbia and Columbia and Act of the Act of Revenue and Act of the Act of the Act of Revenue and Act of the Act of Revenue and A	KNOW ALL MEN BY THESE PRESENTS, That	
WHENCAS fort party is indicing to The Potential and many of Columbia as objective control depth and a strain promisery man, of even that he reside to an Act of Columbia as operation control, depth and an Act of all Act of the Act of Columbia as operation control, depth and an Act of the Act of Columbia as operation control depth and an Act of the Act of Columbia as operation of the Act of Columbia and Act of the Second divide the Act of Columbia and Columbia and Act of the Act of Revenue and Act of the Act of the Act of Revenue and Act of the Act of Revenue and A		Bessie R. McCall
Tour 141 per control of the second party, together with interest from the date of said note on the principal num remaining from time to time unpest, at the rest of the rest of learnest fixed by Act of Congress for any party (RO). Act of the control of the contr	WHEREAS, first party is indebted to The Federal Lan	ty and State aforesaid, hereinafter called first party, whether one or more, SEND GREETINGS: ad Bank of Columbia, a corporation created, organized and existing under and by virtue of an Act of called second party, as evidenced by a certain promissory note of even data herewith for the original
cour (4) efect sayment on interest being due and posyable on the first to day of November 1944 decorates interest being due and posyable on the first due and posyable on the first due and being due and posyable on the first due and a featal installment of posyable on the first due to due to due to the first due to due to du	m of lourteen hundred and no/100	(\$1400.00) Dollars,
development on interest being due and populate on the first development interest being due and populate and being due and populate and the development interest being due and populate and	tyable to the order of the second party, together with interes	t from the date of said note on the principal sum remaining from time to time unpaid, at the rate
decreates interest being the and popuble senty(20) equal , Suggestive services and polythe services and ser	10ur (4)	per centum per annum, (or at the rate of interest fixed by Act of Congress),
Seventy and no/100	first payment on interest being due and payable on the	Ilrst day of November 19.46,
And a final installment of	thereafter interest being due and payable	annually; said principal sum being due and payable in
hand a final intelliment of the first intelliment of said principal being do gourshe on the first. Any of November - 1,944 thereafter the remaining intelliments of principal being due and payable and you will be entire principal and and interest are paid in full, and each installment of principal sent interest forms find date until galf it est in the said more of the form from from find date until galf it est in the said more of the form from from from from from from from	enty(20) equal , successive	annual installments
psychole as the first	Beventy and no/100	(#70.00) Dollars,
thereafter the remaining installments of principal being does and symphosometry and the entire principal and interest a principal and military and the entire promised and man directs are per in full and each installment of principal and interest bearing interest from the date until gald a many and the entire principal and interest as per considerable of the principal and interest as a per considerable of the principal and interest as a per considerable of the such most and as a per considerable of the such most and the performance of the conditions and corrects herein contained, and the three several principal and the performance of the conditions and corrects herein contained, and the three several principal and before the scaling and delivery of these presents, received military and principal principal and principal by military and principal principal and prin	h and a final installment of	Dollars, the first installment of said principal being due
The principal control process are not pattern are paid in full and each installand of principal and interest bearing interest from the character in the said note, will more this paper by reference thereto. NOW, KNOW ALL MEN. That first party, in consideration of the debt as evidenced by the said note, and for better securing the party of the said note, and the said note, and the said note, and consideration of the said note, and the said note, and for better securing the party of the said note, and the said note of the said note, and the said note of the said note, and the said notes to the said note of the said note, and the said notes to the said notes		
One Doller to fare Party in hand well and truly poid by second corrections of the commissions and contracted and also in consideration of the same provisions and assigns, the following described hands, cowit: All that place, parcal and tract of land lying and being in Bates Township, Greenville unity, South Carolina, containing Fifty-One (51) acres, more or less, and bounded by the Moi unda River on the North, the Retate of T. J. Newby on the East, the Estate of Jas. P. Bates a South and West and being the same tract of land conveyed to Ressit R. McCall by M. M. Garrier and Mest and being the same tract of land conveyed to Ressit R. McCall by M. M. Garrier and Geed dated September 20, 1957, said deed recorded in Book 200, page 67. The lands are specially described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1926, which is read in Greenville County in Flat Book E at page 139. Motwithstanding any provision herein, or in the note secured hereby to the contrary, first may make at any time advance payments of principal in any amount. Advance principal pays less within five years from the date hereof may be applied, at the option of second party, in a same manner as those mide after five years from the date hereof. Caroline Oute. Caroline Oute. Caroline Oute.	highest rate authorized to be charged under the Federal Fa and in the said note, will more fully appear by reference there	in full, and each installment of principal and interest bearing interest from due date until paid at irm Loan Act, as amended; all of which and such other terms, conditions, and agreements as are coneto.
All that piece, parcel and tract of land lying and being in Bates Township, Greenville unty, South Carolina, containing Fifty-Ore (51) acres, more or less, and bounded by the Moi under River on the North, the Estate of T. J. Newby on the East, the Estate of Jas. F. Bates a South and West and being the same tract of land conveyed to Bessie R. McCall by W. H. Garme deed dated September 20, 1957, said deed recorded in Book 200, page 67. The lands are appeared by W. A. Hester, Surveyor, dated January 2, 1926, which is reded in Greenville County in Plat Book B at page 139. Notwithstanding any provision herein, or in the note secured hereby to the contrary, firsty may make at any time advance payments of principal in any amount. Advance principal paymer within five years from the date hereof may be applied, at the option of second party, in a same manner as those mide after five years from the date hereof. All dath Lecule buy the Indian Market of Theorem Column Ry 1903. The Jeles Book Market of T. J. Newby on the Bate hereof.	One Dollar to first party in hand well and truly paid by se	cond party, at and before the sealing and delivery of these presents, receipt whereof is hereby
inty , South Carolina, containing Fifty-One (51) acres, more or less, and bounded by the Monuda River on the Morth, the Estate of T. J. Newby on the East, the Estate of Jas. F. Bates of South and West and being the same tract of land conveyed to Bessie R. McCall by W. B. Garmé deed dated September 20, 1937, said deed recorded in Book 200, page 67. The lands are specially described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1928, which is rised in Greenville County in Flat Book E at page 159. Notwithstanding any provision herein, or in the note secured hereby to the contrary, firsty may make at any time advance payments of principal in any amount. Advance principal payments within five years from the date hereof may be applied, at the option of second party, in a same manner as those mide after five years from the date hereof. The last flecuel buy the rithin drawing last the option of second party, in the same manner as those mide after five years from the date hereof. On the last flecuel buy the rithin drawing last the party of the last flex of the last fle		
And River on the North, the Estate of T. J. Newby on the East, the Estate of Jas. P. Bates B. South and West and being the same tract of land convered to Bessie R. McCail by W. B. Gerbe deed dated September 20, 1937, said deed recorded in Book 200, page 67. The lands are spec sally described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1926, which is ded in Greenville County in Flat Book B at page 139. Notwithstanding any provision herein, or in the note secured hereby to the contrary, fir ty may make at any time advance payments of principal in any amount. Advance principal pays the within five years from the date hereof may be applied, at the option of second party, is asked manner as those mide after five years from the date hereof. The last flecuel by the relative transfer is also always for the contrary of the contrary of the contrary of the contrary. The same manner as those mide after five years from the date hereof. The last flecuel by the relative transfer is flecuency of the contrary of the co		
South and West and being the same tract of land conveyed to Bessie R. McCall by W. N. Garbe deed dated September 20, 1937, said deed recorded in Book 200, page 67. The lands are specially described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1926, which is ded in Greenville County in Flat Book B at page 139. Notwithstanding any provision herein, or in the note secured hereby to the contrary, firsty may make at any time advance payments of principal in any amount. Advance principal payme within five years from the date hereof may be applied, at the option of second party, in same manner as those mide after five years from the date hereof. The last because here from the date hereof.		
deed dated September 20, 1937, said deed recorded in Book 200, page 67. The lands are specially described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1926, which is ded in Greenville County in Plat Book E at page 139. Notwithstanding any provision herein, or in the note secured hereby to the contrary, firsty may make at any time advance payments of principal in any amount. Advance principal payments within five years from the date hereof may be applied, at the option of second party, in same manner as those mide after five years from the date hereof. The last flecured by the principal in any amount. Advance principal payments are those mide after five years from the date hereof. The last flecured by the principal payments in help and the last flex flex flex flex flex flex flex flex		
Relly described on plat prepared by W. A. Hester, Surveyor, dated January 2, 1926, which is ded in Greenville County in Flat Book B at page 159. Notwithstanding any provision herein, or in the note secured hereby to the contrary, firsty may make at any time advance payments of principal in any amount. Advance principal pays within five years from the date hereof may be applied, at the eption of second party, is assume manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Province of the second party is a same manner as those mide after five years from the date hereof. Out of the second party is a same manner as those mide after five years from the date hereof. Out of the second party is a same manner as those mide after five years from the date hereof.		
Notwithstanding any provision herein, or in the note secured hereby to the contrary, firety may make at any time advance payments of principal in any amount. Advance principal payments within five years from the date hereof may be applied, at the option of second party, in same manner as those mide after five years from the date hereof. The left flectual by the mithin discharge is fluid that all the principal payments are paid in full flowed discharge in fluid the limit fluid flow of the payments and the limit fluid flow of the payments are found to the payments and the limit fluid flow of the payments are payments at the payments and the payments are payments are payments and the payments are payments are payments are payments are payments are payments and payments are payments		
Notwithstanding any provision herein, or in the note secured hereby to the contrary, firety may make at any time advance payments of principal in any amount. Advance principal payments within five years from the date hereof may be applied, at the option of second party, in a same manner as those mide after five years from the date hereof. At debt feeried by the rithin discharge is half the rate of the paid in the feering discharge is half the rate of the ra		
The John Day of Johnson Description of principal in any amount. Advance principal payments is a same manner as those mide after five years from the date hereof. The death flexuse has been paid in full food materials in full food materials in full food materials in full food food materials in full food food materials in full food food food food food food food fo		
Per may make at any time advance payments of principal in any amount. Advance principal payments is same manner as those made after five years from the date hereof. Principal death formula the principal in any amount. Advance principal payments are also and payments and the principal in any amount in any amount. Advance principal in any a		
The John factor of may be applied, at the option of second party, in same manner as those made after five years from the date hereof. The John flewer by the mithin mortgane Review dean paid in full paid made after in health the 12 to		
Same manner as those mide after five years from the date hereof. The debt beginsh by the mithing montgage. Revining deem paid in full faid makes in head. Antishid and the lien thereof discharge is head. The 2d no day replended fail back y Column Rey. The Federal Fail back y Column Rey. Otto the same of the same	Notwithstanding any provision	herein, or in the note secured hereby to the contrary, fire
Ale debt legened by the within motgage Raving heen paid in full Daid Matage is known Antisoful and the lien Three discharge This The 2d nd day haptendary 1955 The February Fault Bank y Column Reg. J. E. Dead South Bank y Column	Notwithstanding any provision	herein, or in the note secured hereby to the contrary, fir
Datis of and the lien Three discharge This The 25 md day replacement 1975— The 4ederal Faul Back y Column Ry J. E. Deers J. Ordert: He Deers Canoline Olivers Enna y walks.	Notwithstanding any provision rty may make at any time advance p	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal payments
Datisfield and the lien Three discharge This The 22 nd day replender 1975— The 22 nd day Replender 1975— Orderd Back y Column Ry: J. F. Deep Street Stre	Notwithstanding any provision rty may make at any time advance ple within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in
Datisfield and the lien Three discharge This The 22 nd day replender 1975— The 22 nd day Replender 1975— Orderd Back y Column Ry: J. F. Deep Street Stre	Notwithstanding any provision rty may make at any time advance ple within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in
Datisfield and the lien Three discharge This The 2b nd day replender 1975— The Jelend Fand Back y Column Ry J. F. Deep J. Orderd: He J. Caroline Olivers Emma y was been Arrested and cancertain a	Notwithstanding any provision ty may make at any time advance ple within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in
Datisfield and the lien Three diveloped This The 2b m day perfectly The 4dead fail Back y Column Ry J. J. David J. Wilhesses Caroline Olivers En may was be Arrestill and Cancelland and Cancellan	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in
Datisfield and the lien Three diveloped This The 2b m day perfectly The 4dead fail Back y Column Ry J. J. David J. Wilhesses Caroline Olivers En may was be Arrestill and Cancelland and Cancellan	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal payments hereof may be applied, at the option of second party, in
Datisfield and the lien Three discharge This The 2b nd day peptersber 1975— The Federal Back y Column Ry: J. F. Deep J. Witnesses Caroline Olivers Emma y was been Arrestilled and cancellant the columns of the	Notwithstanding any provision ty may make at any time advance position within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal payments hereof may be applied, at the option of second party, in
Outest: He James AND CANCELLES OF THE PAY OF THE COUNTY OF	Notwithstanding any provision ty may make at any time advance p e within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal payments hereof may be applied, at the option of second party, in
Outest: He James AND CANCELLES OF THE PAY OF THE COUNTY OF	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin makes
Caroline Olivers Euma V Walke ATTHORIED AND CANCELLED TO GO G	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin makes
Our Jeden fant Back y Column Ry: J. E. Den J. Wilnesses Caroline Olivers Enmay Walke. ATTOPIEU MIN CANCELLEU & COUNTY OF THE COUNTY OF GREET OF GREET ONLY OF THE COUNTY OF GREET ONLY ONLY OF GREET ONLY ONLY ONLY ONLY ONLY ONLY ONLY ONLY	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the mithin makes are paid in full Boil makes is knick the lien, thereof discharge is high.
Caroline Olivers Emma V Walker ATTHERIBUTION OF THE COUNTY OF GREAT OF THE COUNTY OR	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin montrace is and in full boid makanes is hard the lient through this peptember, 1945-
Caroline Olivers Euma V Walker pay OF January G G	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the mithin makage is hard the lien through discharge is hard the lien through discharge this
Caroline Olivers Euma V Walker pay OF January G G	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the mithin makage is hard the lien, thereof may be able to charge is hard the lien, thereof discharge this
Caroline Olivers Emma V Walker pay OF and Colors	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decered by the mithin montrace is hereby the lient thereof discharge is hereby the lient thereof discharge is hereby the lient thereof discharge is hereby the lient thereof the lient thereof discharge is hereby the lient thereof discharge is hereby the lient thereof discharge the lient thereof discharge is hereby the lient thereof discharge the lient the lient thereof discharge the lient the lient thereof discharge the lient thereof discharge the lient
Caroline Olivous Enna V Walke ANTHOPIEU AND CANCELLEU DAY OF January & G. G.	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fireyments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the within modque paid in full Daid makes is buck the lien. There is discharged is high pays and the lien. There is discharged in the lien. I get the fault bank y Calum Register.
ELLEV WOOD BROOMS OF DAY OF DAY OF JUNEY S. G. G.	Notwithstanding any provision ty may make at any time advance p within five years from the date	herein, or in the note secured hereby to the contrary, fireyments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the within modgane paid in full Daid Makage is buck the lien. There is discharge which is a pays the fault bank y Column Register.
ELLEV WOOD BROOMS OF DAY OF DAY OF COUNTY, S. C. C.	Notwithstanding any provision ty may make at any time advance p within five years from the date same manner as those made after Carring here Cle 22 and day	herein, or in the note secured hereby to the contrary, fireyments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the within modgane paid in full Daid Makage is buck the lien. There is discharge which is a pays the fault bank y Column Register.
Enmay Walker and Cancelled and	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Caving here Califold and The 2a nd day	herein, or in the note secured hereby to the contrary, fir syments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the within modgane paid in full Daid Medical is Ruell the lien. Thereof discharge which the lien. I get the fault bank y Column Regis 1.5.
DAY OF COUNTY & G	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Laving deem of Cle 22 nd day	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lequel by the mithin moderate is had the lien thereof discharge which is a please of the fault bank y Column Registration of the lien that the lien the lien that the lien the lien that
0 18 000 0 18 to 18 t	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Caving deem The 22 nd day The 22 nd day Caroline Oliver	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the mithiem drankage is knick the liam. Three discharge is knick the liam. Three discharge is high the fact that the liam. Three discharge is high the liam. The liam three discharge is high the liam. The liam three discharge is high the liam. The liam three liams the liams three liams the liams three
0 18 000 0 18 to 18 t	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Caving deem The 22 nd day The 22 nd day Caroline Oliver	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in five years from the date hereof. Decured by the mithiem drankage is knick that he lies, they discharge this payments and the lies, they discharge this payments are the fault bank y Column Ry 12 to Lean Land Column Ry 12 to Lean Land Column Ry 12 to Land Land Column Ry 12 to Land Land Land Land Column Ry 12 to Land Land Land Land Land Land Land Land
0 18 000 0 18 to 18 t	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Caving deem The 22 nd day The 22 nd day Caroline Oliver	herein, or in the note secured hereby to the contrary, fir ayments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in five years from the date hereof. Decured by the mithiem drankage is knight the liam. There dis charge limit applicable faith bank y Column Ry 12 to Land Column Ry 12 to Land Land Column Ry 12 to Land Land Column Ry 12 to Land Land Land Land Land Land Land Land
0 18 000 0 18 to 18 t	Notwithstanding any provision ty may make at any time advance p le within five years from the date same manner as those made after Caving deem The 22 nd day The 22 nd day Caroline Oliver	herein, or in the note secured hereby to the contrary, fireyears of principal in any amount. Advance principal payments of principal in any amount. Advance principal payments of may be applied, at the option of second party, in five years from the date hereof. Decured by the mithin mortgane paid in full Poid Manager is hugh the lien Three discharge is hugh the lien Three discharge which the payments of the pay
POR GREEN.	Notwithstanding any provision Ity may make at any time advance p Within five years from the date Same manner as those mide after Caroline Oliver Eurney Walke	herein, or in the note secured hereby to the contrary, fireyears of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Decured by the mithin moderate is hugh the lien thereof and makes is hugh the lien thereof also charged this paper. The fele of fault back y Column and the fa
2:420.cros	Notwithstanding any provision Ity may make at any time advance p It within five years from the date Same manner as those made after Caroline Olivera Emma Walke	herein, or in the note secured hereby to the contrary, fireyears of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, is five years from the date hereof. Lecured by the mithin dront and the land of the lan
	Notwithstanding any provision rty may make at any time advance p de within five years from the date same manner as those made after Caroline Olivera Europe Walke	herein, or in the note secured hereby to the contrary, fireyears of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, is five years from the date hereof. Lecured by the mithin dront and the land the hereof. Lecured by the mithin dront are the fail of the land the hereof. The fail back y Column of the fail of the land the fail of the land the
	Notwithstanding any provision rty may make at any time advance p de within five years from the date same manner as those made after Caroline Olivera Europe Walke	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin drawled in hereof.
	Notwithstanding any provision Ity may make at any time advance p It within five years from the date Same manner as those made after Caroline Olivera Emma Walke	herein, or in the note secured hereby to the contrary, fire ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin drawled in hereof.
	Notwithstanding any provision Ity may make at any time advance p within five years from the date same manner as those mide after Caroline Oliver Europe Washe	herein, or in the note secured hereby to the contrary, fix ayments of principal in any amount. Advance principal pays hereof may be applied, at the option of second party, in five years from the date hereof. Lecured by the mithin moderate is held the limit the limit they discharge is held the plant of the limit they are found they are found they are found they are found to the limit to the limit they are found to they are found to the limit they