WHEREAS Napoleon madder + 4	ife, Deneva Madday
hereinafter referred to as first party (whether one or mo	re persons) is indebted to M. M. Karr d/4/a
herein after referred to as seeing party for referred in	provements to the hereinafter described property pursuant to
contract, the complete preformance of which by second par	provements to the hereinafter described property pursuant to
thousand six hundred that the	to hereby acknowledged by first party, in the sum of
debtedness shall be fully paid, with interest from maturity thereunto being had, will more fully appear. NOW, KNOW ALL MEN, that in consideration of the present to the conditions of said note and also in consideration of \$3.00 acknowledged first post here	at 6% per annum, as in and by the said note, reference mises and for the better securing the payment of said debt according 0 paid by second party to first payment of said debt according
City of Streamille	and the structure of th
	State of South Carolina, fronting Im. H 85 West Side Melter MO'X 126'. feet in depth, and being known as
No. Owned & passage of the standing of the sta	#2 . feet in depth, and being known as
in deed from albert Madler	Street, being the property described
to first party, dated May 25	, 19 48, and recorded in the office of the
Clerk of Court for Speanille	, 19.47, and recorded in the office of the County
his heirs, executors and administrators to warrant and fore party, his heirs and assigns, from and against himself and persons whomseever lawfully claiming or to claim the sam And it is agreed by and between the said parties that provided the whole amount of the debt secured by this mort that in case of foreclosure of this mortgage the second part ney's fee, which shall be secured by this mortgage and shall PROVIDED ALWAYS, NEVERTHELESS, if the first if any be due, according to the terms of said.	d assigns, forever; and first party hereby binds himself and over defend all and singular the said premises unto second his heirs, executors, administrators, assigns, and all other e or any part thereof. in case of default in payment of any installments as herein gage shall immediately become due and payable at once, and y shall recover of the first party a reasonable sum as attorbe included in judgment of foreclosure. party shall pay the aforesaid debt, with interest thereon
WITNESS the hand and seal of the first party this	the day of Felrung
Signed, Sealed, and Delivered in the presence of:	mortgage shall be utterly null and void. Aday of Jelsewy , 19-54. First Party (SEAL)
Juny Glasse	First Party Light (SEAL) First Party
Witness	
STATE OF SOUTH CAROLINA	First Party (SEAL)
COUNTY OF BALLA WILL	
and made oath that he saw the middle of the oath that he saw the middle oath that the middle oath that he saw the midd	2 Madden and Janes Ili die
the saw the within named	Will all the and I have the derig
written Deed, and that he with first party, sign, se	al, and as
", the execution thereof.	A 44 - 147
SWORD to before me this)
Blanic Ward Singland 1954	Johnson Harris
Plane Wald Surlaw (SEAL) Notary Public for South Carolina	Witness
STATE OF SOUTH CAROLINA	
COUNTY OF SILVERS	
I, Dunne Ward Sund	Notama Dublic of G. at G. at
certify unto all whom it may concern, that Mrs. Jenuar	Ilandative wife of the wit:
me, and upon being privately and separately examined by me, any compulsion, dread or fear of any person or persons whom within named second party, his heirs and assigns, all her interest, in, or to all and singular the premises within mentioned and	did declare that she does freely, voluntarily, and without soever, renounce, release, and forever relinquish unto the est and estate and also all her right and claim of dower it released.
Given under my hand and seal this	•
Siven under my hand and seal this Atthe day of Journey 1954 Motary Public for South Carolina (SEAL)	X Thenew May Glay
Notary Public for South Carolina Recorded	Wife

Recorded February 17th. 1954 at 10:00 A. M. #3673

Brit Printer.