MORTGAGEE (LICENSEE)			- INCLUDANCE	LENDER TO MAKE THE FOLLOWING DISBURSEN E FOR WHICH THE PREMIUMS ARE SHOWN HER N HAND OF THE AMOUNT SHOWN BELOW AS	REIN BELOW: AND SAID
Community Finance C orporation		cknowledges .11e Cour	_	DISBURSEMENTS: TO LENDER FOR	NET BALANCE DUE
100 E. North Street	OFFICE		BOOK	1057 MG6 237 - 40677	rs 689-51
Gweanville. SOUTH CAROLINA	MILLMOCO	9 -0 12 -	NUUd	CHECK TO	\$
				CHECK TO	_ + + -
REAL ESTATE MO				CHECK TO	
REAL ESTATE MO	RIGAGE			CHECK TO	
NETT CHEAT ESTATE MO	RIUNGE		. •	CHECK TO	
F MAY LED				TOTAL COST OF AUTHORIZED INSURANCE	10
10 Mrs 0 10 1967 15				DOCUMENTARY STAMPS	3 2 C
Mrs. Office Farm State Sagarts' (NAME AND ADDRESS) ACCOUNT'NO. MR. MRS. MRS. UNDERWOOD,			DUE DATE	*CASH TO BORROWERS Shill 7.171C	25.00172.17
MR. MRS. MRS. UNDERWOOD,	Jim K. & M	lari e	UUE DATE	CASH ADVANCE	A A/A 11
1628 OATE OF MORTEAGE 802 Furman		- 	lst	INITIAL CHARGE	\$ 7.50
Greenville				FINANCE CHARGE	237 06
4-25-67	ZIF	P			
AMOUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT		. .	H ADVANCE	AMOUNT OF LOAN	\$ 1200.00
\$ 1200.00 24 ##5 x \$50.00 6-1-6		59 \$961	1.44 INS.	PRINCIPAL *BORROWER'S SIGNATURE	
STAMPS FEES	1.0		, 2K 00	SIGNATURE SECURITY BOOK BOOK	· · ·
\$ 7.50 231.06 4.48 3.25	s 24.00 s	36.00	<u> 36.00</u>	FOR LOAN: Real Estate	
Andrew Company of the					
STATE OF SOUTH CAROLINA COUNTY OF Greenville					
COUNTY OF GIOGRAPIA	their Promisson N	lote ahove 1	cribed. baunk	ale to the order of the Morteagee and eviden	cing a loan made by
WHEREAS, the Mortgagors above named are indebted on said Mortgagee, in the Amount of Note stated above, which advance may be made in any amount at any time and defau			installments :	and according to the terms thereof, and on whe option of the holder of said Note, and with	nich Note payment in jut notice or demand.
render the entire sum remaining unpaid on this Note at on	ice due and payable.	ionuny paymen	iii siiaii, at tii	the option of the notice? of said 1701e, map	
NOW KNOW ALL MEN, that in consideration of said los	an and to further se	ecure the paym	nent of said these present	note and also in consideration of three dolla ts, receipt whereof is hereby acknowledged, the	ne Mortgagors hereby
grant, bargain, sell and release unto the Mortgagee, its si	uccessors and assign	ns, the followi	ing described	real estate, situated in the County of Gret	enville and
heate of Kouth Carolina to with	side of Far	man Hal	r uoad j	being known as a part of l	UU V NO. 4
State of South Carolina, to-wit: on the eastern	u-				an Aha
gagors in hand well and truly paid by Mortgagee at and graft, bargain, sell and release unto the Mortgagee, its state of South Carolina, to-wit: on the eastern of the J. C. Hall Subdivision ac	coraing to	plat the	ere of	made by R. E. Dalton havin	ng the
following metes and bounds to wi	t:	prat the	ere or	made by R. E. Darton navin	ig and
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with t To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be	eastern sid he Chick Sp members, hereditamen d upon the express rtgage shall cease, d due, then the entir e foreclosed as prov	de of Function that determine and determine and interest of the second state of the se	rman Halload, not enances to the fif the said other ing unpaid of or the purpose of the purpose	Il Road at a point 189 few Worley Road, and running Continuation of diseases the said premises between a considering and the said premises between a considering and the said Note shall remain in full force and virtue, and said Note shall be due and payable by the ose of satisfying and paying the entire indebte constant of the said Note shall be due and payable by the ose of satisfying and paying the entire indebte constants.	et from the g thence iscription on gee, provided always, rigagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with to To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment become of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess and the same payment all persons except the Mortgagors.	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Hal oad, not enances to the if the said be void, othe ing unpaid of for the purpo car of all en	Il Road at a point 189 few Worley Road, and running Continuation of diseases the said premises between a considering and the said premises between a considering and the said Note shall remain in full force and virtue, and said Note shall be due and payable by the ose of satisfying and paying the entire indebte constant of the said Note shall be due and payable by the ose of satisfying and paying the entire indebte constants.	et from the g thence iscription on gee, provided always, rigagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with t To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Hal oad, not enances to the if the said be void, othe ing unpaid of for the purpo car of all en	Il Road at a point 189 few Worley Road, and running Continuation of diseases the said premises between a considering and the said premises between a considering and the said Note shall remain in full force and virtue, and said Note shall be due and payable by the ose of satisfying and paying the entire indebte constant of the said Note shall be due and payable by the ose of satisfying and paying the entire indebte constants.	et from the g thence iscription on gee, provided always, rigagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with to To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment become of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess an the same against all persons except the Mortgagee. Any faid os othereafter. Whenever the context so requires, plural we	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Hal oad, not enances to the if the said be void, othe ing unpaid of for the purpo car of all en	Il Road at a point 189 few Worley Road, and running Continuation of diseases the said premises between a considering and the said premises between a considering and the said Note shall remain in full force and virtue, and said Note shall be due and payable by the ose of satisfying and paying the entire indebte constant of the said Note shall be due and payable by the ose of satisfying and paying the entire indebte constants.	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend vaiver of its rights to
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with to To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment become of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess an the same against all persons except the Mortgagee. Any faid os othereafter. Whenever the context so requires, plural we	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Haload, not enances to the fif the said other ing unpaid of for the purpose car of all ene any of its rigular.	Il Road at a point 189 fee w Worley Road, and running Continuation of dies and premises brewer according to the said premises brewer according to the said Mortgagors shall pay in full to the said Mortgagors shall per in full force and virtue. On said Note shall be due and payable by the coumbrances except as otherwise noted, and will rights or remedies hereunder shall not be a w	et from the g thence iscription on gee, provided always, rigagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend
of the J. C. Hall Subdivision ac following metes and bounds to wi BEGINNING at an iron pin on the intersection of said road with to To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment become of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess an the same against all persons except the Mortgagee. Any faid os othereafter. Whenever the context so requires, plural we	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Haload, not enances to the fif the said other ing unpaid of for the purpose car of all ene any of its rigular.	Ill Road at a point 189 fee w Worley Road, and running Continuation of dibe said premises because of the said premises because of the said premises because of the said from the said whote shall remain in full force and virtue. On said Note shall be due and payable by the ose of satisfying and paying the entire indebte acumbrances except as otherwise noted, and will rights or remedies hereunder shall not be a w	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend vaiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to many payment of said road with to mand this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the same against all persons except the Mortgagee. Any faid os of the reafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of:	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Haload, not enances to the fif the said other ing unpaid of for the purpose car of all ene any of its rigular.	Il Road at a point 189 fee w Worley Road, and running Continuation of disease with the said premies by well as to the said of the said Note shall be due and payable by the soun said Note shall be due and payable by the sound said Note shall be due and payable by the coumbrances except as otherwise noted, and will rights or remedies hereunder shall not be a warring to the said of the said	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend vaiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to many payment of said road with to mand this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the same against all persons except the Mortgages. Any faid os othereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of:	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Haload, not enances to the fif the said other ing unpaid of for the purpose car of all ene any of its rigular.	Il Road at a point 189 fee w Worley Road, and running Continuation of dies and premises brewer according to the said premises brewer according to the said Mortgagors shall pay in full to the said Mortgagors shall per in full force and virtue. On said Note shall be due and payable by the coumbrances except as otherwise noted, and will rights or remedies hereunder shall not be a w	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend vaiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to the intersection of said road with to and this instrument is made, executed, scaled and delivered Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the same against all persons except the Mortgagee. Any faid do so thereafter. Whenever the context so requires, plural we signed, scaled and delivered in the presence of: WITHERSTORMENT OF SOUTH CAROLINA	eastern sid he Chick Sp embers, hereditamen d duers, the entire treage shall cease, d due, then the entire f foreclosed as prov d own said propert illure of the Morteae	de of Fur orings Ro tondition that condition that determine and re sum remain vided by law f ty free and cle weet to enforce	rman Haload, not enances to the fif the said other ing unpaid of for the purpose car of all ene any of its rigular.	Il Road at a point 189 fee w Worley Road, and running Continuation of disease with the said premies by well as to the said of the said Note shall be due and payable by the soun said Note shall be due and payable by the sound said Note shall be due and payable by the coumbrances except as otherwise noted, and will rights or remedies hereunder shall not be a warring to the said of the said	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend vaiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to an and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moting any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the same against all persons except the Mortgagee. Any faid to so thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: (WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eastern sid the Chick Sp embers, hereditamen rtgage shall cease, of due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundament of	rman Halload, not enances to the said be void, other ing unpaid of the purpor car of all end any of its ragular.	Il Road at a point 189 fee W Worley Road, and running Continuation of di the said premises between selections of di the said Note shall be due and payable by the the selections of satisfying and paying the entire indebte the said Note shall be due and payable by the the said premises and paying the entire indebte the said premises between the said paying the said paying the said paying the entire indebte the said premises between the said paying the	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend raiver of its rights to Sign Here Sign Here
BEGINNING at an iron pin on the intersection of said road with tintersection of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgager overnant that they exclusively possess and the same against all persons except the Mortgage Any faid os thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: (WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eastern sid the Chick Sp embers, hereditamen rtgage shall cease, of due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundament of	rman Halload, not enances to the said be void, other ing unpaid of the purpor car of all end any of its ragular.	Il Road at a point 189 fee W Worley Road, and running Continuation of di the said premises between selections of di the said Note shall be due and payable by the the selections of satisfying and paying the entire indebte the said Note shall be due and payable by the the said premises and paying the entire indebte the said premises between the said paying the said paying the said paying the entire indebte the said premises between the said paying the	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend raiver of its rights to Sign Here Sign Here
BEGINNING at an iron pin on the intersection of said road with to many particular the rights, many payment of said Note when the payment becomes of acceleration above described, and this Mortgages may be the same against all persons except the Mortgages. Any faid to stream the requirement of said Note when the payment becomes the same against all persons except the Mortgages. Any faid to so thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: (WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eastern sid the Chick Sp embers, hereditamen rtgage shall cease, of due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundament of	rman Halload, not enances to the said be void, other ing unpaid of the purpor car of all end any of its ragular.	Il Road at a point 189 fee W Worley Road, and running Continuation of di the said premises between selections of di the said Note shall be due and payable by the the selections of satisfying and paying the entire indebte the said Note shall be due and payable by the the said premises and paying the entire indebte the said premises between the said paying the said paying the said paying the entire indebte the said premises between the said paying the	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend raiver of its rights to Sign Here Sign Here
BEGINNING at an iron pin on the intersection of said road with to an and this instrument is made, executed, scaled and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagers covenant that they exclusively possess and the same against all persons except the Mortgagee. Any faid os thereafter. Whenever the context so requires, plural we signed, scaled and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Ss. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions.	eastern sid the Chick Sp tembers, hereditamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundament of	rman Halload, not enances to the said be void, other ing unpaid of the purpor car of all end any of its ragular.	Ill Road at a point 189 fee w Worley Road, and running Continuation of disease it shall remain in full force and virtue. In said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances. except as otherwise noted, and will rights or remedies hereunder shall not be a will remain the same with the same with the same will be a will remain the same will be a will be	et from the g thence iscription on gee, provided always, rtgagee the above-de- Upon default in mak- exercise of the option dness secured hereby. Il warrant and defend raiver of its rights to Sign Here Sign Here
BEGINNING at an iron pin on the intersection of said road with to many payment of said road with to mand this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moting any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the same against all persons except the Mortgagee. Any faid os of thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITHESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eastern sid the Chick Sp tembers, hereditamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundament of	rman Halload, not enances to the said be void, other ing unpaid of the purpor car of all end any of its ragular.	Ill Road at a point 189 fee w Worley Road, and running Continuation of disease it shall remain in full force and virtue. In said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances. except as otherwise noted, and will rights or remedies hereunder shall not be a will remain the same with the same with the same will be a will remain the same will be a will be	et from the g thence iscription on gee, provided always, rigagee the above-de-Upon default in makererise of the option dness secured hereby. Il warrant and defend laiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Morigage may be the Morigages of acceleration above described, and this Morigage may be the same against all persons except the Morigage. Any fail do so thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions.	eastern sid the Chick Sp tembers, hereditamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundamental determine and determine and determine and determine and the sum remain wided by law for the free and clege to enforce student in the sin by me, made the other with the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the sin by me,	rman Halload, not the said be void, other ting unpaid of for the purpoear of all endany of its ragular.	Ill Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between selecting and Mortgagors shall pay in full to the said oerwise it shall remain in full force and virtue. On said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances.except as otherwise noted, and will rights or remedies hereunder shall not be a w RRIED. BOTH HUSBAND AND WIFE MUST SIGN) RRIED. BOTH HUSBAND AND WIFE MUST SIGN) E saw the above-named mortgagor(s) sign, seal bed above, witnessed the due execution thereof. WITNESS) MOTARY PUBLIC FOR SOUTH C	et from the g thence iscription on gee, provided always, rigagee the above-de-Upon default in makererise of the option dness secured hereby. Il warrant and defend laiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Morigage may be the Morigages of acceleration above described, and this Morigage may be the same against all persons except the Morigage. Any fail do so thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions.	eastern sid the Chick Sp tembers, herediamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Ful orings Ret condition that determine and ire sum remain vided by law fr ty free and che gee to enforce rued in the sin	rman Haload, not he if the said be void, othe ting unpaid of for the purpo ear of all end any of its rigular. Of MAR Orthane	Ill Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between 360 said areas Mortgagors shall pay in full to the said crewise it shall remain in full force and virtue. on said Note shall be due and payable by the ose of satisfying and paying the entire indebte accumbrances.except as otherwise noted, and will rights or remedies hereunder shall not be a w RRIED. BOTH HASSAND AND WIFE MUST SIGN) RRIED. BOTH HASSAND AND WIFE MUST SIGN) E saw the above-named mortgagor(s) sign. seal bed above, witnessed the due execution thereof. WHATHERS! MOTHAY PUBLIC FOR SOUTH C ed above	et from the g thence iscription on gee, provided always, rigagee the above-de-Upon default in makererise of the option dness secured hereby. Il warrant and defend laiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Morigage may be the Mortgage of acceleration above described, and this Mortgage may be The Mortgagers covenant that they exclusively possess and the same against all persons except the Mortgage. Any fair do so thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville SS. Personally appeared before me the undersigned witness and going instrument for the uses and purposes therein mentions. Sworn to before me this 25 day of April	eastern sid the Chick Sp tembers, herediamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundamental determine and determine and determine and determine and the sum remain wided by law for the free and clege to enforce student in the sin by me, made the other with the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the other windamental determined in the sin by me, made the sin by me,	rman Haload, not he if the said be void, othe ting unpaid of for the purpo ear of all end any of its rigular. Of MAR Orthane	Ill Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between 360 said areas Mortgagors shall pay in full to the said crewise it shall remain in full force and virtue. on said Note shall be due and payable by the ose of satisfying and paying the entire indebte accumbrances.except as otherwise noted, and will rights or remedies hereunder shall not be a w RRIED. BOTH HASSAND AND WIFE MUST SIGN) RRIED. BOTH HASSAND AND WIFE MUST SIGN) E saw the above-named mortgagor(s) sign. seal bed above, witnessed the due execution thereof. WHATHERS! MOTHAY PUBLIC FOR SOUTH C ed above	et from the g thence iscription on gee, provided always, rigagee the above-de-Upon default in makererise of the option dness secured hereby. Il warrant and defend laiver of its rights to
BEGINNING at an iron pin on the intersection of said road with to an iron pin on the intersection of said road with to an other intersection of said road with to an other intersection of said road with to an other intersection of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgager covenant that they exclusively possess and the same against all persons except the Mortgage Any faid os othereafter. Whenever the context so requires, plural we signed, scaled and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworm to before me this 25 day of April STATE OF SOUTH CAROLINA COUNTY OF Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville STATE OF SOUTH CAROLINA COUNTY OF Greenville SS.	eastern sid the Chick Sp tembers, hereditamen d upon the express rtgage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Fundamental determine and the termine and the simulation of the termine and the simulation of the termine and the termin	rman Haload, not fit the said be void, other in the said be void, other ingular of all end any of its rigular. Oath that he itness subscrib	Ill Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between age of said areas Mortgagors shall pay in full to the said or said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances, except as otherwise noted, and will rights or remedies hereunder shall not be a will right to remedies hereunder shall not be a will remeat the same and wife must sign) RRIED. BUTH HASBAND AND WIFE MUST SIGN) RRIED. BUTH HASBAND AND WIFE MUST SIGN) P. Saw the above-named mortgagor(s) sign, seal bed above, witnessed the due execution thereof. WHITHERS! MOTARY PUBLIT FOR SOUTH C	et from the g thence Scription on gee, provided always, rigagee the above-de- Upon default in makexercise of the option dness secured hereby. Il warrant and defend raiver of its rights to Sign Here AROLINA
BEGINNING at an iron pin on the intersection of said road with t To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivered scribed Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be The Mortgagors covenant that they exclusively possess an the same against all persons except the Mortgagee. Any faid os of thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITNESS STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me this	eastern sid the Chick Sp members, hereditamen d upon the express rtgage shall cease, di due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Ful orings Re of Ful orings Re	rman Haload, not if the said be void, other ingularide of for the purpolar of all end any of its rigular. Oath that he itness subscrib	Il Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between age of said areas Mortgagors shall pay in full to the said or said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances, except as otherwise noted, and will rights or remedies hereunder shall not be a will right to remedies hereunder shall not be a will remeat the same and wife MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) P. Saw the above-named mortgagor(s) sign, seal bed above, witnessed the due execution thereof. WITHERS) MOTARY PUBLIT FOR SOUTH C ed above RWIFE of the above-named Mortgagor, did this without any compulsion dread or fear of any be without any compulsion dread or fear of any be without any compulsion dread or fear of any be	et from the g thence scription on get provided always, rigagee the above-de-Upon default in makexercise of the option dness secured hereby. Il warrant and defend raiver of its rights to sign Here sign or persons whom-
BEGINNING at an iron pin on the intersection of said road with tintersection of said secured, sealed and delivered scribed. Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of the	eastern sid the Chick Sp members, hereditamen d upon the express rtgage shall cease, di due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Ful orings Re of Ful orings Re	rman Haload, not if the said be void, other ingularide of for the purpolar of all end any of its rigular. Oath that he itness subscrib	Il Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between age of said areas Mortgagors shall pay in full to the said or said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances, except as otherwise noted, and will rights or remedies hereunder shall not be a will right to remedies hereunder shall not be a will remeat the same and wife MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) P. Saw the above-named mortgagor(s) sign, seal bed above, witnessed the due execution thereof. WITHERS) MOTARY PUBLIT FOR SOUTH C ed above RWIFE of the above-named Mortgagor, did this without any compulsion dread or fear of any be without any compulsion dread or fear of any be without any compulsion dread or fear of any be	et from the g thence scription on get provided always, rigagee the above-de-Upon default in makexercise of the option dness secured hereby. Il warrant and defend raiver of its rights to sign Here said the scription of the option of the option dness secured hereby. Sign Here said the option of th
BEGINNING at an iron pin on the intersection of said road with tintersection of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of the Mor	eastern sid the Chick Sp members, hereditamen d upon the express rtgage shall cease, di due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Ful orings Re of Ful orings Re	rman Haload, not if the said be void, other ingularide of for the purpolar of all end any of its rigular. Oath that he itness subscrib	Il Road at a point 189 fee w Worley Road, and running Continuation of dies and premises between age of state and a mortgagors shall pay in full to the said of state and with the ose of satisfying and paying the entire indebte occumbrances except as otherwise noted, and wirights or remedies hereunder shall not be a warrington of the above management of the must sign). RRIED, BUTH MUSSAND AND WIFE MUST SIGN) The saw the above-named mortgagor(s) sign, seal bed above. Witnessed the due execution thereof. MOTARY PUBLIC FOR SOUTH Continued and without any compulsion, dread or fear of any periods. All without any compulsion, dread or fear of any periods. All without any compulsion, dread or fear of any periods. All Wife of the above-named Mortgagor, did this without any compulsion, dread or fear of any periods. All without any compulsion, dread or fear of any periods. All without any compulsion, dread or fear of any periods. All without any compulsion, dread or fear of any periods.	et from the g thence Iscription on gee, provided always, regage the above-de- Upon default in mak- exercise of the option dness secured hereby. Ill warrant and defend raiver of its rights to Sign Here Sign Here ARDLINA
BEGINNING at an iron pin on the intersection of said road with tintersection above described, and this mortgage may be the terms thereof, then this Morigage may be the same against all persons except the Mortgage. Any faid os of thereafter. Whenever the context so requires, plural we signed, sealed and delivered in the presence of: WITNESS) STATE OF SOUTH CAROLINA COUNTY OF Greenville Sworn to before me this	eastern sid the Chick Sp members, hereditamen d upon the express rtgage shall cease, di due, then the entir e foreclosed as prov d own said propert illure of the Mortgag words shall be constr	de of Ful orings Re of Ful orings Re	rman Haload, not if the said be void, other ingularide of for the purpolar of all end any of its rigular. Oath that he itness subscrib	Il Road at a point 189 fee W Worley Road, and running Continuation of di- he said premises between age of said areas Mortgagors shall pay in full to the said or said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances, except as otherwise noted, and will rights or remedies hereunder shall not be a will right to remedies hereunder shall not be a will remeat the same and wife MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) RRIED. BUTH JAUSBAND AND WIFE MUST SIGN) P. Saw the above-named mortgagor(s) sign, seal bed above, witnessed the due execution thereof. WITHERS) MOTARY PUBLIT FOR SOUTH C ed above RWIFE of the above-named Mortgagor, did this without any compulsion dread or fear of any be without any compulsion dread or fear of any be without any compulsion dread or fear of any be	et from the g thence Iscription on gee, provided always, regage the above-de- Upon default in mak- exercise of the option dness secured hereby. Ill warrant and defend raiver of its rights to Sign Here Sign Here ARDLINA
BEGINNING at an iron pin on the intersection of said road with tintersection of said secured, sealed and delivered scribed. Note according to the terms thereof, then this Moring any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of said Note when the payment becomes of acceleration above described, and this Mortgage may be the Mortgage of the	eastern sid the Chick Sp tembers, hereditamen tupon the express trigage shall cease, di due, then the entir foreclosed as prov d own said propert illure of the Mortgag words shall be constr This instrument pr RENUNCI all whom it may con id declare that she di shove-named Mortga, scribed and released.	de of Ful orings Re or the condition that determine and the conforce rued in the sin by me, made the the other with the other	rman Haload, not enances to the fifth the said be void, other in the said be void, of the said be void, of the said be void, or the purpose of the said be void, or the purpose o	Il Road at a point 189 fee w Worley Road, and running Continuation of dies and premises between age of state and a mortgagors shall pay in full to the said of state and paying the constitution of states and the said Note shall be due and payable by the ose of satisfying and paying the entire indebte occumbrances except as otherwise noted, and wirights or remedies hereunder shall not be a warring to the same that the sa	et from the g thence Iscription on gee, provided always, regage the above-de- Upon default in mak- exercise of the option dness secured hereby. Ill warrant and defend raiver of its rights to Sign Here Sign Here ARDLINA

Continued on next page