MORTGAGEE (LICENSEE)	UNDERSIGNED BORROWER AUTHORIZES ADVANCE, TO PROCURE THE INSURANCE	LENDER TO MAKE THE FOLLOWING DISSURPEMENT E FOR WHICH THE PREMIUMS ARE SHOWN BEREIN IN HAND OF THE AMOUNT SHOWN BELOW AS CA	SH TO BORROWER.
	BORROWER ACKNOWLEDGES RECEIPT		T BALANCE DUE
Community Finance Corporation	Greenville County	RANK TOOS LYEE ATS	. 393.31
100 E. North Street	OFFICE NUMBER CO. 03.0	ON PRIOR ACCOUNT NO. 7	
Greenville, South Carolina	39 - 0 <b>12</b>	CHECK TO Wa & or Annie CHECK TO Mae Burton and to:	
FILED	•	CHECK TO THE BUT TON AND THE T	132,50
GREENVILLE CO. S. C.		CHECK TO THE TITE IT CO	4,320,70
	DICACE	CHECK TQ	\$
REAL ESTATE MOI	RIGAGE	CHECK TO	151.20
SEP 19 4 49 PM 1907		TOTAL COST OF AUTHORIZED INSURANCE.	60
		DOCUMENTARY STAMPS	3.75
TARIA CHE A		OFFICIAL FEES.	167.50
ACCOUNT HO. MATERIAL (NAME AND ADDRESS)	SPOUSE DUE DATE		¢ 171/2.86
HR. HRS. BURTON, WI	lliam H. & Annie Mac	CASH ADVANCE	57.71
6 Long Hill Street	20th	-	21.0.00
9-15-67 Greenville, S.C.		FINANCE CHARGE	3 240800
	ZIP 29605	_	11.110.00
AMOUNT OF NOTE SCHEDULE OF PAYMENTS FIRST PYMT		AMOUNT OF LOAN\$-	2.444
11/10-00 36-MDS x \$40-00 10-20-	67 9-15-70 s 1142.86	- BORROWER 3	Buston
INITIAL CHARBES FINANCE CHARBE DOCUMENTARY OFFICIAL			
57.14 .240 do 3 .60 . 3.75	sli3.20   sli3.20   s 6li.80	SECURITY FOR LOAN. Real Estate	
	•	•	•.
STATE OF SOUTH CAROLINA			
	n en	* **	1.00
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 defined and the said on this Note at on	their Promissory Note above described, pa	yable to the order of the Mortgagee and evidencing	ng a loan made by h Note payment in
said Mortgagee, in the Amount of Note stated above, which	is aid. Note is payable in monthly instantined alt in making any monthly payment shall, at	t the option of the holder of said Note, and without	notice or demand,
advance may be made in any amount at any time and other render the entire sum remaining unpaid on this Note at on NOW KNOW ALL MEN, that in consideration of said lo gagors in hand well and truly paid by Mortgagee at and t	are due and payable.	id Note and also in consideration of three dollars	(\$3) to the Mort-
NOW KNOW ALL MEN, that in consideration of said to	before the sealing and delivery of these pres	sents, receipt whereof is hereby acknowledged, the	Mortgagors neleby
	necessors and assigns the following describ	sed real estate, situated in the County of	aine Manua
grant bargain sell and release unto the Mortgagee its	The street	IN THE CITY OF GRECHATTER .	
grant bargain, sell and release unto the Mortgagee, its	de of Long Hill Street	in the city of Greenville, b	rded in
grant, bargain, sell and release unto the Mortgage, its State of South Carolina, to-wit: On the South	de of Long Hill Street Hills, made by Dalton	& Neves, December 1940, reco	rded in
grant, bargain, sell and release unto the Mottgage, its State of South Carolina, to wit: on the South as Lot 88 on plat of Augusta Road	nills, made by Darton	Book M name 33 and alsohein	g shown on
grant, bargain, sell and release unto the Mottagge, its State of South Carolina, to-wit on the South si as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill	Le County, S.C. in Plat I	Book M. page 33 and alsohein Campbell. RIS, dated October	g shown on
grant, bargain, sell and release unto the Mottagge, its State of South Carolina, to-wit on the South si as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill	Le County, S.C. in Plat I	Book M. page 33 and alsohein Campbell. RIS, dated October	g shown on
grant, bargain, sell and release unto the Mortgage, its State of South Carolina, to-wij: on the South at as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat	le County, S.C. in Plat I f M. L. Thomas and R. K. I ts, the following metes	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:	g shown on 27, 1956,
grant, bargain, sell and release unto the Mortgage, its State of South Carolina, to-wij: on the South at as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat	le County, S.C. in Plat I f M. L. Thomas and R. K. I ts, the following metes	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:	g shown on 27, 1956,
grant, bargain, sell and release unto the Mortgage, its State of South Carolina, to-wij: on the South at as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat	le County, S.C. in Plat I f M. L. Thomas and R. K. I ts, the following metes	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:	g shown on 27, 1956,
grant, bargain, sell and release unto the Mortgage, its State of South Carolina, to-wij: on the South at as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat	le County, S.C. in Plat I f M. L. Thomas and R. K. I ts, the following metes	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:	g shown on 27, 1956,
grant, bargain, sell and release unto the Mottagage, its state of South Carolina, to-wij: on the South state of South Carolina, to-wij: on the South state of South Carolina, to-wij: on the South state of	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stortage shall cease, determine and be void; so due, then the entire sum remaining unpair ef foreclosed as provided by law for the p	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the optionness secured hereby.
grant, bargain, sell and release unto the Mottagage, its state of South Carolina, to-wij: on the South state of South Carolina, to-wij: on the South state of South Carolina to the South state of the Sout	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the optionness secured hereby.
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wit: on the South state of South Carolina, to-wit: on the South state of the Sout	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the optionness secured hereby.
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wij: on the South at as Iot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 Mortgagors covenant that they exclusively possess at	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the option ness secured hereby, warrant and defendiver of its rights to
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wit: on the South sat as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 Mottgage may be the same against all persons except the Mortgage. Any fados othereafter. Whenever the context so requires, plural	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the optionness secured hereby.
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wit: on the South state of South Carolina, to-wit: on the South state of the Sout	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e, provided always, gagee the above-depon default in makercise of the option ness secured hereby, warrant and defendiver of its rights to
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wit: on the South sat as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 Mottgage may be the same against all persons except the Mortgage. Any fados othereafter. Whenever the context so requires, plural	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it shall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was the said of t	e. provided always, gagee the above-depon default in makercise of the optionness secured hereby. warrant and defendiver of its rights to
grant, bargain, sell and release unto the Mottgage, its state of South Carolina, to-wit: on the South state of South Carolina, to-wit: on the South state of the Sout	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it thall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted.	e. provided always, gagee the above-depon default in makercise of the optionness secured hereby. warrant and defendiver of its rights to
state of South Carolina, to-wig: on the South all as Iot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, the 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 at the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural Signed, sealed and delivered in the presence of:  (WITNESS)	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it shall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was the said of t	e. provided always, gagee the above-depon default in makercise of the optionness secured hereby. warrant and defendiver of its rights to
state of South Carolina, to-wij: on the South all as lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, sealed and delivere 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 at the same against all persons except the Mortgagee. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the Mortgage of the Mor	the County, S.C. in Plat in M. L. Thomas and R. K. the following metes dupon the express condition that if the stratege shall cease, determine and be void; so due, then the entire sum remaining unpair forecome of all the stratege shall cease determine and be void; so due, then the entire sum remaining unpair of corectored as provided by law for the production of all the strategy of the strategy	Book M. page 33 and also in Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgotherwise it shall remain in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was the said of t	e. provided always, gagee the above-depon default in makercise of the optionness secured hereby. warrant and defendiver of its rights to
state of South Carolina, to-wij: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 are the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the Mortgage of the Mort	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes the property of the country of the count	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages daid Mortgagors shall pay in full to the said Mortgagors shall pay in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was a market by the said of the said Mortgagors. (See MARRIED, BOTH HUSBAND AND WIFE MUST SIBN)	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wij: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 are the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the Mortgage of the Mort	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes the property of the country of the count	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages daid Mortgagors shall pay in full to the said Mortgagors shall pay in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was a market by the said of the said Mortgagors. (See MARRIED, BOTH HUSBAND AND WIFE MUST SIBN)	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wig: unto the Mottgage, its state of South Carolina to-wig: on the South all as Iot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Moing any payment of said Note when the payment becomes of acceleration above described, and this Mottgage may be the same against all persons except the Mottgages. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of:  (WITHESS)  STATE OF SOUTH CAROLINA.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes the property of the country of the count	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages daid Mortgagors shall pay in full to the said Mortgagors shall pay in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was a market by the said of the said Mortgagors. (See MARRIED, BOTH HUSBAND AND WIFE MUST SIBN)	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wij: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere 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 are the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the Mortgage of the Mort	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes the property of the country of the count	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages daid Mortgagors shall pay in full to the said Mortgagors shall pay in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was a market by the said of the said Mortgagors. (See MARRIED, BOTH HUSBAND AND WIFE MUST SIBN)	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wit: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to bold, with all and singular the rights, meand 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 a described. The Mortgagors covenant that they exclusively possess at the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the country of the same against many the same against	the County, S.C. in Plat  If M. L. Thomas and R. K.  the following metes  the solution that if the solution that i	Book M. page 33 and also in Campbell, RLS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages daid Mortgagors shall pay in full to the said Mortgagors shall pay in full force and virtue. Up do no said Note shall be due and payable by the exupose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will its rights or remedies hereunder shall not be a wait was a market by the said of the said Mortgagors. (See MARRIED, BOTH HUSBAND AND WIFE MUST SIBN)	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wij: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, me 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 a considered and the same against all persons except the Mortgages. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the country of the count	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes the property of the country of the count	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgager and Mortgagors shall pay in full to the said Mortgagor shall pay in full force and virtue. Uj do no said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above-named mortgagor(s) sign, seal the saw the saw the above-named mortgagor(s) sign, seal the saw the saw the above-named mortgagor(s) sign, seal the saw t	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  Sign Here
State of South Carolina, to-wig: on the South sales Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be 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 Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the country of Greenville SS.  Personally appeared before me the undersigned witness an going instrument for the uses and purposes therein mention.	the County, S.C. in Plat  If M. L. Thomas and R. K.  the, the following metes  the pollowing the pollowing  the pollowing metes  the po	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  of the said premises belonging, unto said Mortgages and Mortgages shall pay in full to the said Mortgages of Mortgages of Mortgages and Mortgages shall penain in full force and virtue. Up do a said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait was a said to be a wait with the said Mortgages of Satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait was a said to be a wait was a said was	e, provided always, gagee the above-depon default in makericise of the option ness secured hereby, warrant and defendiver of its rights to
state of South Carolina, to-wig: on the South all as Iot 88 on plat of Augusta Road the B. M. C. Office for Greenvill a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be 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 Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires plural signed and the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires plural signed and the same against all persons except the Mortgage. Any fado so thereafter.	the County, S.C. in Plat  f M. L. Thomas and R. K.  ts, the following metes  the county of the count	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgagers shall pay in full to the said Mortgages and Mortgagers shall pay in full force and virtue. Uj do ns said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait was a state of the saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.  What is a saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  Sign Here
State of South Carolina, to-wig: on the South sales Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be 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 Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the country of Greenville SS.  Personally appeared before me the undersigned witness an going instrument for the uses and purposes therein mention.	the County, S.C. in Plat  If M. L. Thomas and R. K.  tes, the following metes  the county is the following metes  the county is the following metes  the following metes  the county is the following metes  the county is the cou	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgagers shall pay in full to the said Mortgages and Mortgagers shall pay in full force and virtue. Uj do ns said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait was a state of the saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.  What is a saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  Sign Here
state of South Carolina, to-wig: on the South sales as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, meand this instrument is made, executed, scaled and deliverescribed 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 and the same against all persons except the Mortgager. Any fade so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgager. Any fade so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against many states.  State of South Carolina Greenville SS.  Personally appeared before me the undersigned witness an going instrument for the uses and purposes therein mention.  Sworn to before me this day of September 15 Sept	the County, S.C. in Plat  f M. L. Thomas and R. K.  ts, the following metes  the county of the count	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgages and Mortgagers shall pay in full to the said Mortgages and Mortgagers shall pay in full force and virtue. Uj do ns said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait was a state of the saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.  What is a saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  Sign Here
state of South Carolina, to-wig: on the South slass lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere 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 fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against and delivered in the presence of the same against and delivered in the presence of the same against and delivered in the presence of the same against and delivered in the presence of the same against and delivered in the presence of the same against and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed witness and going instrument for the uses and purposes therein mention of the same against and the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed witness and going instrument for the uses and purposes therein mention of the same against and the same agai	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the state of the state	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall pay in full force and virtue. Uf do no said Note shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagor(s) sign, seal a scribed above, witnessed the due execution thereof.  WER  WER  WER	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-
state of South Carolina, to-wig: on the South slass Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be at the same against all persons except the Mortgages. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed as a second signed and the same against all persons except the Mortgage. Any fado so thereafter.  State of South Carolina Ss.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the stage shall cease, determine and be void as due, then the entire sum remaining unpaid own said property free and clear of all ulture of the Mortgage to enforce any of invoids shall be construed in the singular.  This instrument prepared by Mortgagee is RENUNCIATION OF DO	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be after the same against all persons except the Mortgages. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter.  STATE OF SOUTH CAROLINA  SS.  STATE OF SOUTH CAROLINA  COUNTY OF Greenville SS.  I, the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be after the same against all persons except the Mortgages. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter.  STATE OF SOUTH CAROLINA  SS.  STATE OF SOUTH CAROLINA  COUNTY OF Greenville SS.  I, the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wig: on the South slass Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be at the same against all persons except the Mortgages. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed as a second signed and the same against all persons except the Mortgage. Any fado so thereafter.  State of South Carolina Ss.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales as Lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mand this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be of acceleration above described, and this Mortgage may be of acceleration above described, and this Mortgage may be after the same against all persons except the Mortgages. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fa do so thereafter.  STATE OF SOUTH CAROLINA  SS.  STATE OF SOUTH CAROLINA  COUNTY OF Greenville SS.  I, the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales as lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mad this instrument is made, executed, scaled and delivere 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 Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter.  STATE OF SOUTH CAROLINA  COUNTY OF Greenville SS.  I, the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, m and this instrument is made, executed, scaled and delivere scribed Note according to the terms thereof, then this Morigage may be among any payment of said Note when the payment becomes of acceleration above described, and this Mortgage may be as the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, sealed and delivered in the presence of the same against manner for the uses and purposes therein mention instrument for the uses and purposes therein mention instrument for the uses and purposes therein mention of the same against all persons the same against mention of the uses and purposes therein mention of the uses and purposes therein mention of the uses and purpose therein the purpose the uses and purpose therein the purpose the uses and purpose the purpose the uses and purpose the uses and purpo	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-
state of South Carolina, to-wij: on the South sales as lot 88 on plat of Augusta Road the B. M. C. Office for Greenvilla a more recent plat of property of and having according to both plat.  To have and to hold, with all and singular the rights, mad this instrument is made, executed, scaled and delivere 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 Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter. Whenever the context so requires, plural signed, scaled and delivered in the presence of the same against all persons except the Mortgage. Any fado so thereafter.  STATE OF SOUTH CAROLINA  COUNTY OF Greenville SS.  I, the undersigned Notary Public, do hereby certify unto and upon being privately and separately examined by me.	the County, S.C. in Plat of M. L. Thomas and R. K. the following metes to the first the first the state of the first	Book M. page 33 and alsohein Campbell, RIS, dated October and bounds, to wit:  (cont. on reverse)  o the said premises belonging, unto said Mortgagers and Mortgagers shall pay in full to the said Mortgagers in the said Mortgagers shall be due and payable by the exurpose of satisfying and paying the entire indebted encumbrances except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the said Mortgagers of satisfying and paying the entire indebted encumbrances. except as otherwise noted, and will the rights or remedies hereunder shall not be a wait with the saw the above named mortgagors, sign, seal a scribed above, witnessed the date execution thereof.  WER  gned wife of the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the above named Mortgagor, did this days are the saw the saw the above named Mortgagor, did this days are the saw the sa	e, provided always, gagee the above-depon default in makterise of the option ness secured hereby, warrant and defend iver of its rights to  Sign Here  and deliver the fore-  and deliver the fore-  and deliver the fore-  sean or persons whom-