CONTRACTOR OF THE		цкал	200	额多
建筑数价产品工	100	63 BY	4.04	200
(1) 1144-0	CENVI	16 G - 32	A Water	7575
2000 A	Marie Line		11.78	100

VOTE TO STUFF HIER

All that treet of land located in OINGS.	Yerishis Urbelly 110 Flave, and bounded as follows
at the corner of the tract retained by E , 300 reet from the corner of James more on Less to a point in said road; road; thence continuing with said road to the point of intersection of the Fer along the center of Bramlett Bridge Rot thence continuing with the center of thence continuing with the center of the center of said road; thence S, 45 the lands formerly of Bramlett and Ebb iron pin; thence N 41 W , 449.8 feet to W F, McKinney in Deed Book 256 at feet to an iron pin; thence N 24 W; Lister, O, E, Pearson, and McKinney; the feet to an iron pin; thence N 39-15 E tract reserved by the grantors which c of James O, Lister in said lot; thence 39 E; 350,5 feet to the point of beg deduction of 5 acres conveyed to O, E W, F, McKinney in Deed Book 256 at Pag 538 at Page 93; and the lot reserved.	of rew's Bridge Road (also known as Chastain Road) the granters, which from pin is situate 8 84-57 1. Liter, and running thence 8 84-57 1. 33 feet thence 8 86. E., 3 provimately 200 feet, approximately 8 68. E., approximately 200 feet, approximately 8 68. E., approximately 200 feet, approximately 8 68. E., approximately 200 feet, and 5. 45. E., 297 feet to a point in said road; said road 8 35 E., 660 feet to an iron pin in w., 501. 6 feet to a point; thence Due West along Iymn Estate, 1,369.5 feet more or less to an to an iron pin at the corner of the property sold Page 342; thence along his lot N 45-30 E., 253 304 feet to an iron pin at the corner of J. C., hence along the Lister property N 56-30 E., 268 79.5 feet to an iron pin at the corner of the orner is situate 350.5 feet 8 39 W from the corner 8 84-57 E., 300 feet to an iron pin; thence N maing. This description was arrived at by the ce 342; and 6.3 acres to J. C. Lister in Deed Book to the grantors shown on plat entitled Mars. J. J. Page 24. This is a portion of the property 168 at Page 178. He died testate as will appear

A default under this informent or under any other informent beretofore or bareafter executed by Borrover to Lender shall at the option of Lander contiliste a default under my one or more, or all instruments securide by Borrover to Lender.

TOCETHER with all and singular the nights, niembers, heriditaments and appurtenances to the said premises belonging or in any wise incident of apportanting.

TO HAVE AND TO HOLD all and singular the said lands and premises unto Lender, its successors and assigns with all the rights, privileges, members and appurtenances thereto belonging for in any wise appertaining.

appurtenances thereto belongingtor in any wise appersumm.

"UNDERSIGNED bettey binds james!] his befer, executors, administrators and easigns to warrant and forever defend all and singular the said premises unto Lander, its successors and united from and against Undersigned, his beirs, executors, administrators and assigns and all other persons whomsoever lawfully claiming or to claim the sums or any part thereof.

Ing or to craim now some only pass, minors.

PROVIDED ALWAYS, NEVERTIBLESS, that if Borrower shall pay unto Lendar, its necessors or saleta, the aforestal indebtedness and all interest and properties and the sale state of the terms, coverantly, the sale state of the terms, coverantly, representations and obligations cotationed in all mortgages, selected by Borrower to Lunder according to the true intent of sale Mortgages, conditions, agreement, representations and obligations of which are made a part hered to the tame sentent as if set forth in astenso all of the terms, coverants, conditions, agreements, representations and obligations of which are made a part hered to the same extent as if set forth in astenso breels, then this indivinues shall cease, determine and be not and void; otherwise it shall remain in full force and effect.

It is understood and spreed that all advances hestofore, now and hereafter made by Lender to Borower, and all indebtedness now and hereafter owed by Borower to Lender, whether as principal debtor, surely, guarantor, endourse or otherwise, well be secured by this instrument until it is satisfied of record. It is further understood and agreed that Lender, at the written request of Borower, will astify this mostage whenever (1) Borower overs no indebtedness to Lender, (3) Borower has no inhibit to Lender, and (3) Lender has not agreed to make any further whomes or downers to Borower.

mass any turners surpace to accurate the beneath of Lender, its successors and assigns, and any successor, or ssign of Lender may make advances hereunder, and This agreement shall more too the beneath of Lender, this successor and all path advances and all other indebtedness of Borrowers to such successor and all path advances and all other indebtedness of Borrowers to such successor and all path advances and all other indebtedness of Borrowers to such successors and a statistics.

		er her								241	h	,			Se	pte	mbe	r					 19	69	
	EXE	CUTE	D, Si	ALEI), AN	ם ע	LIVE	RAD,		ani) iida		1		1			,		1						
400											galle. galle	y dri		F/	(I	ran	k 0) . [erg	ege son))		 	(L.	S.
		ealed he pre											****							4.6.1144				(L,	S.
	σ	۰۰۰ پیر	نیه	Ψ,	k	4	3	U	 7 7	_		/										Ċ,			

S.C. R. R. Migra-Rev. 5-1-43 (W. R., Tay 107)