$\text{vol}\, 1006\, \text{ and}\, 854$

1. That certain real estate mortgage to the United States of America executed by Charles W. Barnett and Joan M. Barnett , dated July 28, 1971 , detected in the R. M. C. Office for Greenville , Books 1200 . 1. Page(s) 267 , of the Public Records of Greenville County . 1. Page(s) 267 , of the Public Records of Greenville County . 1. Page(s) 267 , of the Public Records of Greenville County . 1. Page(s) 267 , of the Public Records of Greenville County . 1. Page(s) 268 , of the County Greenville County . 1. Page(s) 269 , of the Public Records of Greenville County . 1. Page(s) 269 , of the Public Records of Greenville County . 1. Page(s) 269 , of the Public Records of Greenville County . 1. Page(s) 269 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 1. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the Public Records of Greenville County . 2. Page(s) 260 , of the	The above-described land is subject to the following-	described real estate mortgage(s).	
and recorded in the R. M. C. Office for Greenville Books 1200 Page(s) 267 of the Public Records of Greenville County avring a balance due of \$ 16,064.26. Inte of South Carolina of the Accords of Greenville County avring a balance due of \$ 16,064.26. Inte of South Carolina executed as of the date hereof, assume(s) liability for and agree(s) to pay, a part of the consideration of this coveyance, all or a certain specified portion of the indebtedness secured by said real state mortgage(s). TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during heir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in example, together with every contingent remainder and right of reversion. And We do hereby bind OUP Heirs, Executors and Administrators, to warrant and forever leftend all and singular the said premises unto the said J. W. South and Avanell R. South for and during their joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUTSelves our selves and OUT Heirs and all persons whomsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seaks), the day and year irst above written. Charles W. Bernett Law Carlina (SEAL) Charles W. Bernett Carlina Bernett (SEAL)	1. That certain real estate mortgage to the United S	tates of America executed byCl	arles W. Barnett
d recorded in the R. M. C. Office for Greenville Books 1200 Page(s) 267 of the Public Records of Greenville County wring a balance due of \$ 16,064.26. ale of South Carolina due of \$ 16,064.26. ale of South Carolina of the said Grante(s) by separate agreement, executed as of the date hereof, assume(s) liability for and agree(s) to pay, part of the consideration of this coveyance, all or a certain specified portion of the indebtedness secured by said real tate mortgage(s). TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during their point lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in elected all and singular the said premises unto the said J. W. South and Avanell R. South for and during their joint lives and upon the death of either (them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUTSelves for and OUT Heirs and all persons homsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granto(s) have hereunto set their hand(s) and seaks), the day and year st above written. Grant M. Barnett (SEAL)	and Joan M. Barnett	date	a July 28, 1971
Page(s) 267 , of the Public Records of Greenville County , wing a balance due of \$ 16,004,26. It of South Carolina due of \$ 16,004,26. It of the said Grante(s) by separate agreement, executed as of the date hereof, assume(s) liability for and agree(s) to pay, part of the consideration of this coveyance, all or a certain specified portion of the indebtedness secured by said real tate mortgage(s). TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during their joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in e simple, together with every contingent remainder and right of reversion. And We do hereby bind OUT Heirs, Executors and Administrators, to warrant and forever effend all and singular the said premises unto the said J. W. South and Avanell F. South for and during their joint lives and upon the death of either them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUFSelves and OUF Heirs and all persons homosoever lawfully claiming, or to claim the same, or any part thereof. In Witness Whereof, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year rest above written. Charles W. Barnett (SEAL)	, , , , , , , , , , , , , , , , , , ,	County	7
wing a balance due of \$ 16,064,26. she of _SOuth Carolina d the said Grantee(s) by separate agreement, executed as of the date hereof, assume(s) liability for and agree(s) to pay, part of the consideration of this coveyance, all or a certain specified portion of the indebtedness secured by said real tate mortgage(s). TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during teir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in estample, together with every contingent remainder and right of reversion. And _We	d recorded in the R. M. C. Office for	or Greenville , Book	a) 1200 .
d the said Grantee(s) by separate agreement, executed as of the date hereof, assume(s) liability for and agree(s) to pay, part of the consideration of this coveyance, all or a certain specified portion of the indebtedness secured by said real tate mortgage(s). TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during teir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever is estable, together with every contingent remainder and right of reversion. And	Page(s) 267 , of the Publ	ic Records of Greenville	County ,
and during their joint lives and upon the death of either of them, then to the said premises unto the said premises unto the said premises and during them, then to the survivor of them, his or her heirs and upon the death of either of them, and during them, then to the survivor of them, his or her heirs and assigns forever the said and during their joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever the said was insignated as a simple, together with every contingent remainder and right of reversion. And	wing a balance due of \$ 16,064	26.	
TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during heir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in see simple, together with every contingent remainder and right of reversion. And We do hereby bind OUT. Heirs, Executors and Administrators, to warrant and forever effend all and singular the said premises unto the said Jo Wo South and Avanell Fourthment of them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUTSELVES and OUT Heirs and all persons thomsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seak(s), the day and year irst above written. Charles Wo Barnett Charles Wo Barnett Charles Wo Barnett Charles Wo Barnett Coam Mo Barnett Coam Mo Barnett	nd the said Grantee(s) by separate agreement, execute s part of the consideration of this coveyance, all or	ed as of the date hereof, assume(s	
heir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in the same of them, his or her heirs and assigns forever in the same of them, his or hereby bind of them, hereby bind	tate mortgage(s).		· .•
And			
heir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in the same of them, his or her heirs and assigns forever in the same of them, his or hereby bind of them, hereby bind			
heir joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in the same of them, his or her heirs and assigns forever in the same of them, his or hereby bind of them, hereby bind			. a a
for and during their joint lives and upon the death of either for and during their joint lives and upon the death of either for and during their joint lives and upon the death of either for and during their joint lives and upon the death of either and OUT Heirs and all persons thomsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year irst above written. Charles W. Barnett (SEAL) Charles W. Barnett (SEAL)	heir joint lives and upon the death of either of them,	, then to the survivor of them, his	
for and during their joint lives and upon the death of either f them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUTSelves	And We do hereby bind Our		ninistrators, to warrant and forever
for and during their joint lives and upon the death of either I them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OURSelves		I W Courth and A	
f them, then to the survivor of them, his or her heirs and assigns forever in fee simple, against OUTSelves	efend all and singular the said premises unto the said	J. W. South and A	vanett F. South
and OUT Heirs and all persons shows over lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year irst above written. Charles W. Barnett (SEAL) found in the same of their was a sealed and delivered in the presence of:		for and during their injust his	was and was the death of either
and OUP Heirs and all persons whomsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year irst above written. Signed, sealed and delivered in the presence of: Charles W. Barnett (SEAL) Soan M. Barnett (SEAL)	***************************************	res and during their forme in	ves and upon the death of either
and OUT Heirs and all persons whomsoever lawfully claiming, or to claim the same, or any part thereof. IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year irst above written. Signed, sealed and delivered in the presence of: Charles W. Barnett (SEAL) Soan M. Barnett (SEAL)	of them, then to the survivor of them, his or her heirs as	nd assigns forever in fee simple, a	gainst <u>ourselves</u>
igned, sealed and delivered in Charles W. Barnett Coan M. Barnett Sealed M. Barnett (SEAL)	-	our	Hele and all access
IN WITNESS WHEREOF, the Granton(s) have hereunto set their hand(s) and seal(s), the day and year irst above written. Charles W. Barnett Charles W. Barn			Heirs and all persons
gned, sealed and delivered in charles W. Barnett se presence of: Soan M. Barnett (SEAL)	IN WITNESS WHEREOF, the Grantor(s) ha Y.C	•	d(s) and seal(s), the day and year
gned, sealed and delivered in Charles W. Barnett e presence of: Coan M. Barnett (SEAL)			
gned, sealed and delivered in charles W. Barnett se presence of: Soan M. Barnett (SEAL)			
gned, sealed and delivered in charles W. Barnett se presence of: Soan M. Barnett (SEAL)			
gned, sealed and delivered in charles W. Barnett se presence of: Soan M. Barnett (SEAL)			
gned, sealed and delivered in c presence of: Charles W. Barnett Soan M. Barnett (SEAL)			•
igned, sealed and delivered in the presence of: Charles W. Barnett Soan M. Barnett (SEAL)	•	Chalun III	Bent
e presence of: Soan M. Barnett (SEAL)	med, sealed and delivered in	Charles W. Barr	
Coan M. Barnett		Joun m. B.	
E P Puley	0	Cyoan M. Barnett	
- Mysley 1. 3	duran 3 4 nadder		
	ハニュー ハストン・ラ		
	2, 1, 1((1) 0 (1) 1		
	2 Miles		

4328 RV.2