| the before and sangua forecer. And it does not seem to easily provises unto the sale. Really less plantation, the Newtonian and against and large the sale Provises unto the sale. Really less plantation, the Newtonian and against and large the sale provises unto the sale.  And the sale mortgager agrees to insure the homes and buildings on sale in in a sum not less than.  Distanting in a common or companies subfaceror to the mortgager and less that the sale mortgager and less that the sale mortgager and sale in the mortgager and less that the mortgager and the sale mortgager, and the sale mortgager to sale mortgager, and the sale mortgager and provise the mortgager and the sale mortgager and the sale mortgager and the sale mortgager to sale mortgager, and the sale mortgager to sale mortgager, and the sale mortgager to sale mortgager and sale of the mortgager and the sale mortgager.  And if at any time any part of sale date, or interest theleon, legant does and meaning all the presence of such insurance under this mortgage, with interest.  And if at any time any part of sale date, or interest theleon, legant does and meaning the presence of such insurance under this mortgager, with interest.  And if at any time any part of sale date, or interest theleon, legant does and meaning to the sale mortgager with interest and present to sale mortgager on the sale mortgager of the sale mortgager and sale with the mortgager to sale interest themses, and the terms and presents attacked related to the sale mortgager with the present and the sale mortgager of the sale mortgager.  In withness within the presence of:  If the legant and the sale was all in the Presence of:  If the legant and the sale was all in the Prese | TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Realty Corporation, its successors   |   |
|--|---|---|
| The wildly claiming or so claim the same or any part thereof.  And the said mortgager agrees to inture the house and halidags or said bot in a sum not less than  Dellar, in a conceasy or companies scalulations of the mortgager, and keep the same insured to less or through by fire, and assign the policy of insured in.  The said mortgager may core the same to be insured in.  for the preciam and expense or such imprants under this mortgage, with interest.  And if at any time any part of risid debt, or interest timeon, separat due and unmink Maried Mary Maried Maried and the mortgage, with interest.  And if at any time any time only part of risid debt, or interest timeon, separat due and unmink Maried Mary Maried Mari |   | his Heirs and Assigns forever. And it does  |
| The wildly claiming or so claim the same or any part thereof.  And the said mortgager agrees to inture the house and halidags or said bot in a sum not less than  Dellar, in a conceasy or companies scalulations of the mortgager, and keep the same insured to less or through by fire, and assign the policy of insured in.  The said mortgager may core the same to be insured in.  for the preciam and expense or such imprants under this mortgage, with interest.  And if at any time any part of risid debt, or interest timeon, separat due and unmink Maried Mary Maried Maried and the mortgage, with interest.  And if at any time any time only part of risid debt, or interest timeon, separat due and unmink Maried Mary Maried Mari | reby bind itself  | , its successors and assigns, to warrant  |
| The Wally chaming or to claim the same or any part thereof.  And the taid mortgager agrees in insure the home and helidings or said but in a sum not less data.  Deplars, in a common or companies scaleboomy to the mortgager, and keep the same insured on loss or distings by fire, and assign the policy of insurance to the said mortgager may coun the same to be insured in the said mortgager may coun the same to be insured in the said mortgager may coun the same to be insured in the said mortgager may coun the same to be insured in the said mortgager may count the same to be insured.  And if as my time any part of said does, or interest the county of the steptium and expense of such imprime under this mortgage, with interest.  And if as my time any part of said does, or interest the county of the steptium and expense of such imprime under this mortgage, with interest.  And if as my time any part of said does, or interest the county of the steptium and expense of such imprime under this mortgage, with interest.  And if as my time any part of said does, or interest the county of the said and interest the county of said the said county of said the said creates and profits accounty for said the said creates and profits account for saything more than the reals and profits accountly collected.  PROVIDED ADMAYS. nevertheless, and is in the real interest and mortgager (for partial said or indicating to a said the profits accountly collected.  PROVIDED ADMAYS. nevertheless, and is in the real interest and mortgager (for partial said or indicating to a said content or saything more than the reals and profits accountly collected.  PROVIDED ADMAYS. nevertheless, and is the time interest and mortgager the said to said mortgager the does not say the said mortgager the does not say the said received to make the said mortgager of the said mortgager the said to part one the said mortgager the does not said the said mortgager the said the said mortgager and the said mortgager the does not said the said mortgager the does not said the | I forever defend all and singular the said Premises unto the said   | ealty Carparation, its successors   |
| And the said mortuagor agrees to insure the house and buildings on said but in a sum not less than  Dollers, in a company or companies attrifactory to the overgages, and seep the name insured and its ordered than the event table to do not then said mortuages may crace the same to be insured in the said mortuages and reinhaure.  And if at any time any part of stid dobt, or interest thereon, be past due and unpaid Dollard Companies attributes by any gart of stid dobt, or interest thereon, be past due and unpaid Dollard Companies by said mortuages, with interest.  And if at any time any part of stid dobt, or interest thereon, be past due and unpaid Dollard Companies by said mortuages, with interest.  And if at any time any part of stid dobt, or interest thereon the past due and unpaid Dollard Companies by said mortuages or signs, and agree that any Jago of the Chronic Court of said Satte may, at chambers of otherwise, appoint a receiver with applicable to the said mortuages of said and profits actually collected.  PROVIDED ALWAYS, severtheless, and it is the true intent and meaning of the parties to these Presents of the parties to these Presents of the said mortuages due and analysis of more than the routs and profits actually collected.  PROVIDED ALWAYS, severtheless, and it is the true intent and meaning of the parties to these Presents of the day interest, or expanses, without the said mortuages the date or sum of money the said unit of the parties to the said uncompanies the said mortuages the date or sum of money the said with interest thereon, if any by does, according to the true intent and meaning of the said unto the said mortuages the date or sum of money the said Premises until default of payment shall be made.  IN WITKESS WHEREOF, the said granting corporation has caused its corporate seal to be hereuto affixed and these Presents to be subscribed by its dufy astricted officers.  Signal, Sealed and Delivered in the Presence of:  J. J. L.                               |   | his Heirs and Assigns, from and against   |
| And the said mortgager agrees to insure the house and buildings on said lot in a sum not less than  Dollars, in a company or companies attrifectory to the routgager, and keep the same insured on the said mortgager and cause the same to be insured in  said mortgager may cause the same to be insured in  said mortgager may cause the same to be insured in  for the premium and expense of such insurance under this mortgager, with interest.  And if at any time say part of stid dobr, or interest thickon, be past due and unpid Dollard Companies of said mortgager, with interest.  And if at any time say part of stid dobr, or interest thickon, be past due and unpid Dollard Companies of said mortgager, with interest and green that any Judge of the Companies of said state any at chumbers of distriction, agreed that any Judge of the Companies of said state any at chumbers of distriction, agreed that any Judge of the Companies of said state any at chumbers of distriction appears to examine a professor of said saids, to account for anything more than the trents and systims actually collected.  FROVIDED ALWAYS, nevertheless, and it is the tree intent and meaning of the justice to these treesmont of the said mortgager due doubt or said of the said mortgager the deal or sum of money the said mortgager the deal or sum of money the said mortgager the deal or sum of money the said mortgager to the said mortgager the deal or sum of money the said premises until default of payment shall be made.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its dudy accurring the said premises until default of payment shall be made.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its dudy accurring the said premises on the Sovereigns and land mortgager.  In the Companies of the said mortgager of the Sovereigns and land theory to the said mortgager of the Sovereign | r lawfully claiming or to claim the same or any part thereof.   | talfand its Successors and Assigns and every person whomso-   |
| Dollars, in a company or companies satisfactory to the mortgages, and keep the same insured most of things by fire, and assign the polic, of insurance to the said sortesaces, and that in the cent that the mortgages and will all any time that to do so, then said mortgages may cause the same to be insured in  |   |   |
| and if at any time any part of sid dolst, or interest theseon, begans the and unpaid Aud Margarite Merchanger with interest, the show described premises to said merchanger or still all size may be described premises to said merchanger or still all size may be described premises to said merchanger or still all size may be described premises of said merchanger or still all size may be described premises of said merchanger or still all size may be described premises and collect said reason and position, applying the erests and profess actually collected.  PROVIDED ALWAYS nevertheless, and it is the true intent and meaning of the garties to these Presents, that it is the true intent and meaning of the garties to these Presents, that it is the true intent and meaning of the shift note, that this said nortganger the debt or sum of money reside, with interest thereon, it may be due, according to the true should and crift may or emise to be presents in the cutefy until all vol; cherewas or remain in till force and virue.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, by and between the said parties that the said mortganger.  AND IT IS AGRETID, and the said parties that the said mortganger and the said mo | 16  | - I   |
| And if at any time any part of stid debt, or interest theseon, becaust due and unpaid Daid Confidence of stack insurance under this mortgage, with interest.  And if at any time any part of stid debt, or interest theseon, becaust due and unpaid Daid Confidence of stage and agree the above described premises to said mortgages, or agreement of the above described premises to said mortgages, or and stack the any lodge of the Creat Court of Said State may be changed and the creat Court of Said State may be changed and the creat Court of Said State may be changed and the creat Court of Said State may be changed and the creat Court of Said State may be changed and the creat court of said mortgages or additionally controlled to the parties to the said mortgage of the said premises until default of payment shall be made.  AND IT IS AGREED, by and between the said parties that the said mortgager  IN WITNESS WHERROF, the said granting corporation has caused its corporate scal to be becaust of huge the presents to be subscribed by its duty auticited officers  on this, the day of Clubus in the one hundred and these Presents to be subscribed by its duty auticited officers  on this, the day of Clubus in the presence of:  He Caralando Investment Cara Markon in the court of the Co |   |   |
| And if at any time any part of stid debt, or interest theseon, legast due and unpaid, David Corporation thereby assign, the rents and profits the bow described pressive to aid interpases or side shows the control of the control of the Corporation of said miles and collect said rents and profits, applying the net proceeds thereafter (after paying est of voliction) upon said debt, interest, courts or expenses; without slidly to account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if the said mortgager, does and shall well and triffy pay or easign to be pinel mind the said mortgager the debt or sum of money resaid, with interest thereon; if any be due, according to the true further and meaning of the parties to the presents to be added to sum of money resaid, with interest thereon; if any be due, according to the true further and underlying the said mort than the said mortgager. The said parties that the said mortgager is the said mort than the said for the said for the said parties that the said mortgager.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autrized officers.  On this, the day of Celolaus and in the occumulation of payment shall be made.  In the control one thousand nine hundred and twenty. Blue and in the occumulation of payment shall be made.  Signal Sealed and Delivered in the Presence of:  J. B. B. Syarad A. B. B. Syarad A. W. The Wallace Association, deliver the Shall and Association chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and dead, of said corporation, deliver the Shall and the northers.  Signal Sealed and Delivered the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and dead, of said corporation deliver the Shall and the northers.  PRESONALLY appeared before  |   | State of the state of th |
| the above described premiers to said measures or many at chambers of the control of the Critical Country of Sale State may at chambers of the wines, and grace that any judge or the Critical Country of Sale State may at chambers of the wines, appoint a receiver, with authority to take possession of said mines and collect said rents and profits, applying the act proceeds thereafter (after paying one) of collection) upon said what, interest, costs or expenses; without slights to account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to dispe Presents, that if  the said contrager, does and shall well and trifly pay or cauge to be presents, that if  the said contrager, does and shall well and trifly pay or cauge to be presents of said unortaged the debt or sum of money resaid, with interest thereoa, if any be due, according to the true intent and meaning of the said more, then this deed of bargain and sale shall cease, determine, be utterly sull and vold; otherwise to creata in full force and virtue.  AND IT IS AGRIED, by and between the said parties that the said mortgagor.  AND IT IS AGRIED, by and between the said parties that the said mortgagor.  IN WITNESS WHEREOF, the said graving corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly aurized officers  on this, the day of Scholau force and treat the said mortgagor.  In the roof our Lord one thousand nine hundred and twenty black and in the cochamated and fifty payment the subscribed by its duly aurized officers.  Signed, Sealed and Delivered in the Presence of:  July War War Land of the Scholau force and with the care and which the subscribed by its duly and the local will be subscribed by the subscribed by its duly and the care and made cash that saw M. D. War War Land of the subscribed by the force and the |   |   |
| mines and collect said returns and probles, applying the net proceeds thereatter (after paying and or of collection) upon sont doth, interest, costs or expenses; without lifty to account for ampliting more than the critis and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the fact to the parties to lifting. Presents, that if  the said mortgager, does and shall well and trifly pay or ensige to be preferred the said unregager the debt or sum of money resaid, with interest thereon, if any be disc, according to the true intent and meaning of the said note, then this feed of bargain and sale shall cease, determine, be utterly said and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said ararises that the said mortgager.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly auticated officers.  On this, the   | •   |   |
| the said mortgagor, does and shall well and trifty pay or ensise to be perfected to the processor of the debt or sum of money resaid, with interest thereon, if any be due, according to the true intent and meaning of the slid note, then his sked of hargam and sale shall cease, determine, be utterly noll and void; otherwise to remain in fall force and virtue.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  AR I enjoy the said Premises until default of payment shall be made.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autrized officers.  on this, the   | mises and collect said rents and profits, applying the net proceeds thereat   | eter (after paying cost of collection) upon said debt, interest, costs or expenses; without   |
| AND IT IS AGREED, by and between the said parties that the said mortgagor.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly autorized officers.  On this, the day of Seldell in the presence of:  If Carolland The Carolland The Presence of:  The Carolland Truestment Corporation Presence of:  The Carolland Truestment Corporation Presence of:  And Truestment Corporation charactered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the Windows SWORN to before me, this.  SWORN to before me, this.  A. D. 1926  | PROVIDED ALWAYS, nevertheless, and it is the true intent and me   | eaning of the parties to these Presents, that if  |
| AND IT IS AGREED, by and between the said parties that the said mortgagor.  IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly auvirage officers.  on this, the  | the said mortgagor, does and shall well oresaid, with interest thereon, if any be due, according to the true intent and be utterly null and void; otherwise to remain in full force and virtue.   | I and truly pay or cause to be paid unto the said mortgagee the debt or sum of money and meaning of the said note, then this deed of bargain and sale shall cease, determine,   |
| IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and those Presents to be subscribed by its duly audicide officers  on this, the day of Celolus in the and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the one hundred and fifty first was and in the Source for the United States.  Signed, Sealed and Delivered in the Presence of:  The Caronlands Investment Coarse was and was and made on that was and made oath that was and made oath that saw of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed, of said corporation, deliver the spining fare was an and the coarse of the execution thereof.  Sworn to before me, this witnessed the execution thereof.  Sworn to before me, this day of Celolus A. D. 1926.   | AND IT IS AGREED, by and between the said parties that the said   | mortgagor to hold   |
| on this, the source of the Sovereignty and Independence of the United States.  Signed Sealed and Delivered in the Presence of:  J. Layands Survey Source Sou | d enjoy the said Premises until default of payment shall be made.   |   |
| on this, the source of the Sovereignty and Independence of the United States.  Signed Sealed and Delivered in the Presence of:  J. Layands Survey Source Source of Sou |   | ,   |
| wear of the Sovereignty and Independence of the United States.  Signed, Sealed and Delivered in the Presence of:  J. L. J. J. L. J. L. J. L. J. L. J. L. J. L. J. J. L. J. J. L. J. J. L.  | orized officers   |   |
| Signed Sealed and Delivered in the Presence of:  Jhe Coarorlando Investment Corpo  Ly Williams Pelesident  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  Saw W. Secretary  and made oath that  saw W. W. W. W. W. W. W. Secretary  and made oath that  saw W. W. W. W. W. W. W. Secretary  sorporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within Caro  itten mortgage, and that he, with T. W. J. C. C. S. S. W.  |   | The second se   |
| Signed Sealed and Delivered in the Presence of:  Jhe Canorlando Investment Corpo  Ly W. D. Workman. Presence of:  ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  Saw W. D. Workman.  And W. M. Walture.  and made oath that  saw W. D. Workman.  Saw W. D. Workman.  Saw W. D. Workman.  South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the office of the south carolina, sign, seal with its corporation carolina, sign, seal with its corporate seal, and as the act and deed of said corporat |   |   |
| The Couroslando Investment Corpa  Ly 10.0 workman. President.  And W. M. walters: Secretary  Country of Greenville.  PERSONALLY appeared before me.  Saw W. D. Workman as President and W. M. walters as Secretary  corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed, of said corporation, deliver the whin Carolina witnessed the execution thereof.  SWORN to before me, this  day of October A. D. 1926   | year of the Sovereignty and Independence of t   | the United States.  |
| ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  Saw W. D. Watkman as President and W. M. Walters as Secretary and made oath that sorporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed, of said corporation, deliver the within bare interesting and that he, with M. J. Lengues  SWORN to before me, this.  A. D. 192.6.  |   | TO D. 1 1 0 - 4 0   |
| ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  saw W. D. The man as President and W. M. Walters as Secretary.  corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed, of said corporation, deliver the within bare itten mortgage, and that he, with.  SWORN to before me, this.  A. D. 192.6.  | 1,1 1712111   | ene carorlando Fresiment Corpo  |
| County of Greenville.  PERSONALLY appeared before me   |   |   |
| PERSONALLY appeared before me. J. L. Bagard and made oath that  saw W. D. Turner and as President and W. M. Walters as Secretary orporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within fare  tten mortgage, and that he, with M. J. L. Lengues witnessed the execution thereof.  SWORN to before me, this A. D. 1926   | //  | and yum markenean President   |
| sworn to before me, this   | m. J. Corynies  | and w. m. walters, Secretary  |
| sworn to before me, this   | ATE OF SOUTH CAROLINA, County of Greenville.  | and W. m. walters, Secretary  |
| tten mortgage, and that he, with 711 J. Congress  SWORN to before me, this 15 th  day of October A. D. 1926  | ATE OF SOUTH CAROLINA, County of Greenville.  | and W. m. walters, Secretary  |
| sworn to before me, this 3 th  day of October A. D. 1926   | ATE OF SOUTH CAROLINA, County of Greenville.  | and W. m. walters, Secretary  |
| day of October A. D. 1926  | CATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  Saw W. D. Workman as President corporation chartered under the laws of the State of South Carolina, sign,   | and W. M. Walture: Secretary  and made oath that  t and W. M. Walture as Secretary  seal with its corporate seal, and as the act and deed of said corporation, deliver the within   |
|  | CATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me.  saw W. D. The Man as President corporation chartered under the laws of the State of South Carolina, sign, witten mortgage, and that he, with The J. Lengmes | and W. M. Walture: Secretary  and made oath that  t and W. M. Walture as Secretary  seal with its corporate seal, and as the act and deed of said corporation, deliver the within   |
|  | CATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me   | and W. M. Walters: Secretary  and made oath that  t and W. M. Walters as Secretary  seal with its corporate seal, and as the act and deed of said corporation, deliver the within bars  witnessed the execution thereof.  |
|  | ATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me  | and W. M. Walters: Secretary  and made oath that  t and W. M. Walters as Secretary  seal with its corporate seal, and as the act and deed of said corporation, deliver the within fare  witnessed the execution thereof.  J. L. Bozard  |
| Recorded Mac. 3rd, at 9:35. a.m. 1926.   | THE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me  | and W. M. Walters: Secretary  and made oath that  t and W. M. Walters as Secretary  seal with its corporate seal, and as the act and deed of said corporation, deliver the within fare  witnessed the execution thereof.  J. L. Boyard  |