ssigns, and agree that any Judge of the Circuit Court of san sand specific adjusted and profits and profits applying the net proceeds therefore Cafter paying cost of collection) upon said debt, interest, costs or expenses; without ability to account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and menting of the parties to these Presents, that if  the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money foresaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED, by and between the said parties that the said mortgagor.  AND IT IS AGREED, 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	TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. C. S. Dunce his Heirs and Assigns forever. And is creby bind	***********
It's successors and assigns to warrant deforever defend all and singular the said Premises unto the said.  List Heirs and Assigns, from and against ser lawfully claiming or to claim the same or any port threat.  And the said mortgager agrees to insure the house and buildings of said lot in a sum tool less than.  And the said mortgager agrees to insure the house and buildings of said lot in a sum tool less than.  Dollars, in a company or companies satisfactory to the mortgage, and keep the same insured one loss or damage by five, and assign the policy of insurance to the said mortgage; and that in the event that the sumtesses whall at any time and to do in, there a said mortgager may cause the same to be insured in.  And if at any time any part of stild dold, or interest thereon, be past dops and unpited. Addit the said structures of said that the said mortgager and still in the event that the numbers of which there is additional to the said mortgager and still in the event that the numbers of which the said green that agree they are placed of the companies of the said structure.  And if at any time any part of stild dold, or interest thereon, be past dops and unpited. Additional statements of said statements of the said statements.  PROVIDED ALWAYS, nevertheless, and is the true interest and matching of the parties to these Presents, that if.  PROVIDED ALWAYS, nevertheless, and is the true interest and matching of the parties to these Presents, that if.  AND IT IS AGREED, by and between the said confined the said matching of the said structure of the said statements of the said mortgager.  AND IT IS AGREED, by and between the said statements of the said mortgager.  AND ALWAYS WHEREOF, the said grounds carporation has caused its comporate said to be horeunts affected and these Presents to be subscribed by its duly anortheless of the said statements of th	ereby bind	
er bewfully claiming or so chains the same or any part thereof.  And the said mortgager agrees to insure the house and healtings od said lot in a num not less tham.  Dollars, in a cempany or companies satisfactory to the mortgager, and know the mortgager of the mortgager and know the mortgager and know that it is the event that the mortgager, shall as any time tall to do so, then more and reinharms.  And if at any time any part of sith dots, or interest thereon, be part down and unputs. And the tall the cere that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the above described premities to said mortgager, or said state agree that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the said mortgager. Or said State pasy, at chambers or etherwise, appoint a present state they relieve that the passing one of calculation to go and do the more and rents are the passing one of calculation to go and do the more and profits the coart into the rents and greatist statelly relieved and or of the passing of the parties to these Presents, that if.  The said mortgager does and shall well and truly say or cause to be cold unto the said mortgager the debt or same of message with interest thereon, if any be drag according to the true interest thereon, if any be drag according to the true from a causing of the parties to these Presents, that if.  AND IT IS AGRIELD, by a debt as according to the true from a causing of the adm note, then this deed of largein and said shall cross, determine, and the durity cold and void; otherwise to remain in fall incre and virtue.  AND IT IS AGRIELD, by a debt greates the said mortgager.  AND IT IS AGRIELD, by a debt greates that the said mortgager.  The and the conclusion of the presence of:  AND IT IS AGRIELD, by a debt greates the said and the passing and the conclusion of the passing and the passing and the passing and the passing and the p	ereby bind	it does
er bewfully claiming or so chains the same or any part thereof.  And the said mortgager agrees to insure the house and healtings od said lot in a num not less tham.  Dollars, in a cempany or companies satisfactory to the mortgager, and know the mortgager of the mortgager and know the mortgager and know that it is the event that the mortgager, shall as any time tall to do so, then more and reinharms.  And if at any time any part of sith dots, or interest thereon, be part down and unputs. And the tall the cere that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the above described premities to said mortgager, or said state agree that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the said mortgager. Or said State pasy, at chambers or etherwise, appoint a present state they relieve that the passing one of calculation to go and do the more and rents are the passing one of calculation to go and do the more and profits the coart into the rents and greatist statelly relieved and or of the passing of the parties to these Presents, that if.  The said mortgager does and shall well and truly say or cause to be cold unto the said mortgager the debt or same of message with interest thereon, if any be drag according to the true interest thereon, if any be drag according to the true from a causing of the parties to these Presents, that if.  AND IT IS AGRIELD, by a debt as according to the true from a causing of the adm note, then this deed of largein and said shall cross, determine, and the durity cold and void; otherwise to remain in fall incre and virtue.  AND IT IS AGRIELD, by a debt greates the said mortgager.  AND IT IS AGRIELD, by a debt greates that the said mortgager.  The and the conclusion of the presence of:  AND IT IS AGRIELD, by a debt greates the said and the passing and the conclusion of the passing and the passing and the passing and the passing and the p	I become defend all and singular the said Premises unto the said You DAMALE.	warrant
er bewfully claiming or so chains the same or any part thereof.  And the said mortgager agrees to insure the house and healtings od said lot in a num not less tham.  Dollars, in a cempany or companies satisfactory to the mortgager, and know the mortgager of the mortgager and know the mortgager and know that it is the event that the mortgager, shall as any time tall to do so, then more and reinharms.  And if at any time any part of sith dots, or interest thereon, be part down and unputs. And the tall the cere that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the above described premities to said mortgager, or said state agree that any judger of the Circuit Coart of said State pasy, at chambers or etherwise, appoint a present passing the rents and profits the said mortgager. Or said State pasy, at chambers or etherwise, appoint a present state they relieve that the passing one of calculation to go and do the more and rents are the passing one of calculation to go and do the more and profits the coart into the rents and greatist statelly relieved and or of the passing of the parties to these Presents, that if.  The said mortgager does and shall well and truly say or cause to be cold unto the said mortgager the debt or same of message with interest thereon, if any be drag according to the true interest thereon, if any be drag according to the true from a causing of the parties to these Presents, that if.  AND IT IS AGRIELD, by a debt as according to the true from a causing of the adm note, then this deed of largein and said shall cross, determine, and the durity cold and void; otherwise to remain in fall incre and virtue.  AND IT IS AGRIELD, by a debt greates the said mortgager.  AND IT IS AGRIELD, by a debt greates that the said mortgager.  The and the conclusion of the presence of:  AND IT IS AGRIELD, by a debt greates the said and the passing and the conclusion of the passing and the passing and the passing and the passing and the p	nd forever defend all and singular the said 1 tempes through	*********
And the said mortgager agrees to insure the house and buildings of said lot in a sum not less than.    District in a sum not less than.	his Heirs and Assigns, from and	against
And the said mortgager agrees to insure the house and buildings of said lot in a sum not less than.    District in a sum not less than.	and its Successors and Assigns and every person w	homso-
Deblete, in a company or companies activisation to the mortagone, and levery the same issure or bos or damage by fire, and assign the policy of insurance to the said mortagone; and that in the event that the mortagone, and any three fall to do so, then mortagone are any cause the same to be insured in	er lawfully claiming or to claim the same of any part increof.	
and mortgagee ray came the same to be insured in		
And if at any time any part of stid debt, or interest thereon, he past dues and unput, And Color hyperall Reachy assign the mortgage, with interest, the above described premises to said mortgages, or said strike any long of the Crimin Country of said Strip may, at chumbers or otherwise, appeint a receiver, with authority to take posteroism of said Strip may, at chumbers or otherwise, appeint a receiver, with authority to take posteroism of said Strip may, at chumbers or otherwise, appeint a receiver, with authority to take posteroism of said Strip may, at chumbers or otherwise, appeint a receiver, with authority to take posteroism of said Strip may, at chumbers or otherwise, appeint a receiver, with authority to take posteroism of said strip may or class to be received. With interest, costs or expenses; without proposed and the said mortgage of the said mortgage of the said mortgage the debt or sum of money foresaid, with interest thereon, it may be due, according to the true intent and meaning of the said note, then this deed of bargain and said shall case, determine, and lea cuttery mail and void; otherwise to remain in fall force and virtue.  AND IT IS AGREED, by and between the said sarries that the said mortgage.  On this, the grant of the Sovereignty and Independence of the United States.  Signed, Scaled and Diversed in the Presence of:  All January Andrews of the State of South Carylina, sign, seal with its corporate wal, and as the art and deed of said corporation deliver the within the said January and the said and the corporation of deliver the within the said January and the corporation of the said January and Janua	om loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do s	so, then
And if at any time any part of stid debt, or interest thereon, be past duy, and unpaid, Alled Cotype Miles assigns the rents and profits the bower described premises to mid nortgages.  The above described premises to mid nortgages or the control of the Critati Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said safe may, at chambers or otherwise, appoint a receiver, with authority to take possession of said safe may, at chambers or otherwise, appoint a receiver, with authority to take possession of said safe the control of the profits setually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if.  The provided of the said mortgages and the said mortgages the debt or sum of money foresaid, with interest thereon, if my be due, according to the true sitent and meaning of the said mortgage the debt or sum of money of the true intent and meaning of the said mortgage the debt or sum of money of the true intent and meaning of the said mortgage the debt or sum of money of the true intent and meaning of the said mortgage the debt or sum of money of the true intent and meaning of the said not, then this dead of bargain and safe shall cease, described to the said and void; otherwise to remain in full fore and vetage.  AND IT IS AGRIED, by and between the said parties that the said mortgage.  On this, the		
sistents and agree that any Judge of the Circuit Court of and Salar may, at cannoters or commerces, applications of contents and contents and contents and receives and receive and receives and receives and received and profits actually collected. The profits of the parties to these Presents, that if the profits and profits actually collected. The profits of the parties to the paid unto the naid mortgage; the debt or sum of money forecastly, with interest thereon, if may be the according to the according to the said mortgager, does and shall well and truly pay or cause to be paid unto the naid mortgage; the debt or sum of money forecastly, with interest thereon, if may be the according to the according to the said mortgager.  AND IT IS ACREED, by and between the said parties that the said mortgager.  AND IT IS ACREED, by and between 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 autorized officers  on this, the   24	for the premium and expense of such insurance under this mortgage, with int	terest.
sistents and agree that any Judge of the Circuit Court of and Salar may, at cannoters or commerces, applications of contents and contents and contents and receives and receive and receives and receives and received and profits actually collected. The profits of the parties to these Presents, that if the profits and profits actually collected. The profits of the parties to the paid unto the naid mortgage; the debt or sum of money forecastly, with interest thereon, if may be the according to the according to the said mortgager, does and shall well and truly pay or cause to be paid unto the naid mortgage; the debt or sum of money forecastly, with interest thereon, if may be the according to the according to the said mortgager.  AND IT IS ACREED, by and between the said parties that the said mortgager.  AND IT IS ACREED, by and between 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 autorized officers  on this, the   24	And if at any time any part of stid debt, or interest thereon, be past due and unpaid, Said by Malionereby assigns the rents and	profits
the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money of the otterly until and void; otherwise to remain in fail force and virtue.  AND IT IS AGRRED, by and between the said parties that the said mortgager.  AND IT IS AGRRED, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly amortized officers  on this, the  on this, the  and in the one hundred and these Presents to be subscribed by its duly amortized officers  on this, the  said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly amortized officers  on this, the  and in the one hundred and these Presents to be subscribed by its duly amortized officers  on this, the  and in the one hundred and fifty for the subscribed by its duly amortized officers  Signed, Sealed and Delivered in the Presence of:  AND	Heirs, Executors, Administrates and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of the remises and collect said rents and profits, applying the net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; ability to account for anything more than the rents and profits actually collected.	ators or of said without
the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgager the debt or sum of money of the otterly until and void; otherwise to remain in fail force and virtue.  AND IT IS AGRRED, by and between the said parties that the said mortgager.  AND IT IS AGRRED, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly amortized officers  on this, the  on this, the  and in the one hundred and these Presents to be subscribed by its duly amortized officers  on this, the  said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly amortized officers  on this, the  and in the one hundred and these Presents to be subscribed by its duly amortized officers  on this, the  and in the one hundred and fifty for the subscribed by its duly amortized officers  Signed, Sealed and Delivered in the Presence of:  AND	PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning 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 autorized officers.  on this, the   21	the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of	
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   ga the gard of the Sovereignty and Independence of the United States.  Signed, Sealed and Delivered in the Presence of:  Gatlaray Involvationary Therefore the William States of South Carofina, sign, seal with its corporaty real, and as the act and deed of said corporation deliver the within written mortgage, and that he, with   SWORN to before me, this   day of   Gatlaray Involvationary States of South Carofina, sign, seal with its corporaty real, and as the act and deed of said corporation deliver the within   Witnessed the execution thereof.  SWORN to before me, this   day of   Gatlaray Involvationary Involvation the state of South Carofina, sign, seal with its corporaty real, and as the act and deed of said corporation deliver the within   Witnessed the execution thereof.	AND IT IS ACREED by and between the said parties that the said mortgagor.	to hold
TATE OF SOUTH CAROLINA,  County of Greenville  Saw L. M. Superard before me South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Such A. D. 192 L.  SWORN to before me, this  day of Lot of Lot one hundred and Lifty and in the one hundred and Lifty	nd enjoy the said Premises until default of payment shall be made.	
TATE OF SOUTH CAROLINA,  County of Greenville  Saw L. M. Superard before me South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Such A. D. 192 L.  SWORN to before me, this  day of Lot of Lot one hundred and Lifty and in the one hundred and Lifty		
TATE OF SOUTH CAROLINA,  County of Greenville  Saw L. M. Superard before me South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Such A. D. 192 L.  SWORN to before me, this  day of Lot of Lot one hundred and Lifty and in the one hundred and Lifty		************
TATE OF SOUTH CAROLINA,  County of Greenville  Saw L. M. Superard before me South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Such A. D. 192 L.  SWORN to before me, this  day of Lot of Lot one hundred and Lifty and in the one hundred and Lifty		
TATE OF SOUTH CAROLINA,  County of Greenville  Saw L. M. Superard before me South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Such A. D. 192 L.  SWORN to before me, this  day of Lot of Lot one hundred and Lifty and in the one hundred and Lifty		
on this, the	IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its of	duly au-
signed, Sealed and Delivered in the Presence of:  Signed, Sealed and Delivered in the Presence of:  County of Greenville.  PERSONALLY appeared before me resident green for the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with State of South Carolina.  A. D. 192 C.  Machine State of South Carolina.  A. D. 192 C.  Machine State of South Carolina.  A. D. 192 C.  Machine State of South Carolina.	horized officers	
Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Sealed a	on this, the 30 th day of October	in the
Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Delivered in the Presence of:  Substituting Signed, Sealed and Sealed a	ear of our Lord one thousand nine hundred and twenty-	***********
STATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me for the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 C.  Notary Public for South Carolina.	year of the Sovereignty and Independence of the United States.	
STATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me for the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 C.  Notary Public for South Carolina.	Signed Sealed and Delivered in the Presence of:	rati
STATE OF SOUTH CAROLINA,  County of Greenville.  PERSONALLY appeared before me for the state of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within viriten mortgage, and that he, with State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within witnessed the execution thereof.  SWORN to before me, this.  A. D. 192 C.  Notary Public for South Carolina.	Lyn Fuyman le. \ 434 W. D. Workman. Presi	den
County of Greenville.  PERSONALLY appeared before me Greenville.  And the State of South Carolina, sign, seal with its corporative seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with.  SWORN to before me, this.  day of Carolina A. D. 192 C.  Notary Public for South Carolina.	1 11 x + b: 1 6 + to 1 Och 111 m (1) alters! Secre	tau
PERSONALLY appeared before me. S. Marian Special Control of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within written mortgage, and that he, with Swort obefore me, this Sworn to before me, this A. D. 192 C. Notary Public for South Carolina.  Notary Public for South Carolina.	JY: WANAMA CALL	7
saw LO. 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 written mortgage, and that he, with Sworn to before me, this A. D. 192 C. A. D. 192 C. Motary Public for South Carolina.  Control of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the 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 the 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 the 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 the 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 the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporate seal, and the corporate seal and the corporate seal and the corporate seal and the corporate seal	STATE OF SOUTH CAROLINA, ]	
saw LO. 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 written mortgage, and that he, with Sworn to before me, this A. D. 192 C. A. D. 192 C. Motary Public for South Carolina.  Control of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the 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 the 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 the 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 the 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 the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporate seal, and the corporate seal and the corporate seal and the corporate seal and the corporate seal	County of Greenville.	
saw LO. 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 written mortgage, and that he, with Sworn to before me, this A. D. 192 C. A. D. 192 C. Motary Public for South Carolina.  Control of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within the 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 the 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 the 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 the 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 the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporation, deliver the within the corporate seal, and as the act and deed of said corporate seal, and the corporate seal and the corporate seal and the corporate seal and the corporate seal	PERSONALLY appeared before me de	oath that
SWORN to before me, this	the saw Live shortered 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	ie within
SWORN to before me, this		
day of October A. D. 1926,  Walkins Ested (L. S.)  Notary Public for South Carolina.	a 4	
Notary Public for South Carolina.	. October AD1026	
Notary Public for South Carolina.	1 /1/01 Prince Cated or co	
man 1. 1. 41. 11 4 11:55 (Pm. 100 la.	Notary Public for South Carolina.	
	man n. 6 + 1. nt 11.55 Pin in la	