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Executing. Administrators and Assigns, and every person whamsoever lawfully claiming or to claim the same or any part thereof. And the said mornagor agrees to pay the said delice or sum of moocy, with introduction, arrowing to the true intent and meaning of the said promisency notes, negative with all costs and expense, which the holder or holders of the said and said floor or be deed to the said and said floor or be deed to the said promisency notes, because with all costs and expense, sior collecting the same by demand of attorneys or feely precedings. PROVIDED ALMAYS, excertless, and it is the true intent and meaning of the parise to these precests, that if the said mortgager du. and shall well and ordy pay or cause to be paid unto the said holder or holders of said notes, the said clot or sun of money with interest decron, if any shall be due, according to the true intent and meaning of the parise to these precests, that if the said mortgager du. and shall well and of the said promiseory notes, then this deed of hargain and sale shall case, determine and he attents until and will obtain the said for the said promiseory notes, then this deed of hargain and sale shall case, determine and he attents until and will obtain the said and said. Witness. The said and believed in the Presones of: PERSONALLY appeared before me. J. A. D. 192.5. STATE OF SOUTH CAROLINA. SIGNALLY SOUTH CAROLINA. PERSONALLY appeared before me, this she. J.	And do hereby bind Ty	Heirs, Executors and Administrators, to warrant and forever defend all and singular
And the said noorganor agrees to pay the said debt or sum of money, with interest thereon, according to the tree intent and meaning of the said promissors protects operate with all contents and expenses which the bolders of its said notes shall more to be not to including a reasonable attorney's fee chargeable to the above described mortugated genomes, for collecting the same by demand of attorney or legal precedure. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these precents, that if the said more the said before or buffers of each other, the said of the said follows are said only the said which the said debt or said of meaning of the parties to these precents, that it is an all about the said promissory notes, then this deed of bargain and sale shall cease, describes and with interest that and meaning of the said promissory notes, then this deed of bargain and sale shall cease, describes and the utterly roll and void; otherwise to remain in itell force and virtue. Witness That had and seal, this allowable that the said in the One Hundred and Level and in the One Hundred and Level and in the One Hundred and Level and the theory of the Secretary and Independence of the United States of Affairies. Singed, Sealed and Delivered in the Presence of: PERSONALLY appeared before me and made onto that he with the substitute of the within ramed and the said that he with the substitute of the said promised by the said that he within said whom it may concern, that Mrs. A D. 192. D. SWORN to before me, this the I state of the said that he within said whom it may concern, that Mrs. A do hereby certify must all whom it may concern, that Mrs. A do hereby certify and element of the within said of the said and element of the said and element of the said and second of the related and element of the within said whom it may concern, that Mrs. A do hereby certify the said of the said and second of the said and said		
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will and truly pay or cause to be paid unto the said holder or bulders of said notes, the said date or sur of money with interest thereon, if any shall be due, according to the true intent and meaning of the said promissory notes, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise to unain in full force and virtue. Witness Deep hard and seed, this described hay of Deliveral and in the One Hundred and proceedings and sale shall cease, determine and be utterly null and void; otherwise to unain in the year of our Lord One Thousand Nine Hundred and Deliveral in the Presence of: Signed, Sealed and Deliveral in the Presence of: Signed, Sealed and Deliveral in the Presence of: PERSONALLY appeared before me and under oath that he with within ramed and the within written deed; and that he with deliverable the welcomen thereof. SWORN to before me, this the A. D. 192.5. SWORN to before me, this the A. D. 192.5. SALE DESCRIPTION OF DOWER I,		
and Nine Hundred and Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: Common	well and truly pay or cause to be paid unto the said holder or holders of said noteing to the true intent and meaning of the said promissory notes, then this deed of baremain in full force and virtue.	es, the said debt or sum of money with interest thereon, if any shall be due, accord- argain and sale shall cease, determine and be utterly null and void; otherwise to
and Nine Handred and Secretary and Independence of the United States of America. Singuel, Sealed and Delivered in the Presence of: Committed States of America Committed States of America	Witness Man hand and seal this Descenth day of	Oatoler in the year of our Lord One Thous-
Sovereignty and Independence of the United Steffs of Affectica. Signed, Sealed and Delivered in the Presence of: (SEAL) STATE OF SOUTH CAROLINA, County of A D 192.55 SWORN to before me, this the 3/1/1 STATE OF SOUTH CAROLINA (SEAL) SWORN to before me, this the 3/1/1 STATE OF SOUTH CAROLINA (SEAL) SWORN to before me, this the 3/1/1 STATE OF SOUTH CAROLINA (SEAL) STATE OF SOUTH CAROLINA (SEAL) STATE OF SOUTH CAROLINA COUNTY of I, do hereby certify unto all whom it may concern, that Mrs. did this day appear before me, and, upon secret, renounce, release, and forever reliquish unto the within named Tyon Development Company, its successors and assigns, all her interest and estate and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this. Notary Public. Notary Public. Notary Public. Notary Public. Notary Public.	Witness Hand and sear, this deal,	P'04- 11
Signed, Sealed and Delivered in the Presence of: Company of Sealth Carolina, County of Sealth Carolina, C	and Nine Hundred and Sulling and in the	he One Hundred and year of the
STATE OF SOUTH CAROLINA, Country of South Carolina, Country of StATE OF SOUTH CAROLINA, Country South Carolina, Count	Sovereignty and Independence of the United States of America.	
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PERSONALLY appeared before me and made oath that he aw the within named. Deed, deliver the within written deed; and that he with a sign, seal and as act and leed, deliver the within written deed; and that he with suitessed the execution thereof. SWORN to before me, this the stay of Classes (SEAL) Those Desawley (SEAL) Weatly Public Lastane Stay (SEAL) RENUNCIATION OF DOWER I, do hereby certify within named I, did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomoever, renounce, release, and forever relinquish unto the within named Tryon Development Company, its successors and assigns, all her interest and estate and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released. GIVEN under my hand and seal, this lay of 192 (SEAL) Notary Public (SEAL)	CONTROL ON SOUTH CAROLINA	
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SWORN to before me, this the 3/11 lay of October Mey Thic Standard (SEAL) STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER County of J	saw the within named Olivia Cripeson	sign, seal and as he act and
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I,	STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
into all whom it may concern, that Mrs	County of	
unto all whom it may concern, that Mrs	T	do hereby certify
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