1	)	( TO ALL	WHOM THESE PRESENTS	MAY CONCER
WITTEN CO. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		_	nereinafter called the Mortgag	\ -
	s well and truly indebted in and byday of			
	day of	M	, 101	Dollar
with interest thereon at the rate of	per centum per annum from the	day of		.19 until pai
	of said notes numbered from	•	<b>\</b>	\
1	aid notes numbered fromtoto		•	
· · · · · · · · · · · · · · · · · · ·	Dollars each, with co			
of said notes numbered from	to, both inclusive, of			Dolla
	d, payable sami-annually, all made by			
as tonows:				
tate of Virginia,	,			
ity of Richmond		P. P		•
ershally appeare	a before me L.O. Le	Ohmann 4	ho being du	Ly swor
Evols and Rays that	he is the hona fide	owner aus	holder oft	the with
nd and mostgage; +	that the same has no	t been assign	med, hy poth.	ecated or
se disposed of and	that the same has he	een lost ad	destroyed; a	udafte
ligent search cans	not be found, The	at deponen	t has full a	uthorit
ack the mortgage	satisfied and can	welled Mr	ecord Most	rage of h
Book 196, Page 515,	Greenville County,	South Car	oliva.	
vam to before me	this 21st.			•
y of January 1936			0	
MI m. Woods!	(C.S.)		L.D. Lohn	
tan Public For a	The Time in the second	• *	aipin oun	iann
Illower as the	chrisons, Tirginia expires aprile 21, 19	2 H		
1 Spinisher S	- 4 per 21, 19	37,		
	. 0	1		
gladuit record	ed January 27t	h. at 9,53	5 a.m. #9	01.
i mortgage to	the above applica	laut see	Jage 25 in	this ?
<b>0</b> 0	V			
The said coupon interest notes are	likewise payable to bearer at the office of			****
	Otl 1	theday	ot	an
in each ye	ar upon presentation and surrender as they s	everally mature; all interest	not paid when due to hear i	interest at the sam
the mortgagor hereby gives the mortgagor	ar upon presentation and surrender as they s be made in the payment of any of the indebt ee the right to declare the whole debt hereby	edness herein provided for,	when the same shall become of	lue and demandabl
the mortgager hereby gives the mortgage may sue thereon and foreclase this mortgage by the mortgages hereunder to be added	be made in the payment of any of the indebtee the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on soid the amount due on soid the said to the amount due on soid the said to the amount due on soid the said to the said the s	edness herein provided for, secured immediately due, nable attorney's fee beside a	when the same shall become opayable and collectible under il cost and expenses, or any sur	lue and demandabl this mortgage, wh m or sums expende
the mortgagor hereby gives the mortgage may sue thereon and foreclase this mortg by the mortgagee hereunder, to be added ney for collection or if said debt, or any t	be made in the payment of any of the indebtee the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney or here.	edness herein provided for, secured immediately due, nable attorney's fee beside a	when the same shall become opayable and collectible under il cost and expenses, or any sur	lue and demandabl this mortgage, wh m or sums expende
the mortgagor hereby gives the mortgagor may sue thereon and foreclasse this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any las in and by said notes, reference being t	be made in the payment of any of the indebate the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereof y legal proceedings of any	when the same shall become of payable and collectible under ll cost and expenses, or any sure, if the same be placed in the kind, all of which is secured u	lue and demandabl this mortgage, when or sums expende hands of any attornder this mortgag
the mortgagor hereby gives the mortgagor may sue thereon and foreclasse this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any 1 as in and by said notes, reference being to NOW, THEREFORE, THIS DEF	be made in the payment of any of the indebte et the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  20, DATED THIS	Edness herein provided for, secured immediately due, snable attorney's fee beside a collectible as a part thereof y legal proceedings of any legal process of	when the same shall become of payable and collectible under ll cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under large and for better assertion.	lue and demandabl this mortgage, when or sums expende hands of any attonder this mortgag
the mortgagor hereby gives the mortgagor may sue thereon and foreclasse this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any 1 as in and by said notes, reference being to NOW, THEREFORE, THIS DEF	be made in the payment of any of the indebte et the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  30, DATED THIS	edness herein provided for, recurred immediately due, recurred immediately due, recollectible as a part thereof y legal proceedings of any debt and sums of money afor	when the same shall become of payable and collectible under ll cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under land, and for better securing the state of the further surp of Textion of the surpless of the s	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The cheen (\$3.00). Delto the payment thereough the cheen (\$3.00).
rate as the principal, that if any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortg by the mortgagec hereunder, to be added ney for collection or if said debt, or any pas in and by said notes, reference being to NOW, THEREFORE, THIS DEFACTORY THE STATE TH	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DAY OF THIS DAY OF more more more more more said of sory notes and the true intent and meaning paid by the mortgagee at and before the englessed, and by these presents does grant by eleased, and by these presents does grant by	edness herein provided for, recurred immediately due, anable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of thes	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under the said, and for better securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The cheen (\$3.00). Delto the payment thereough the cheen (\$3.00).
rate as the principal that if any default the mortgagor hereby gives the mortgagor may sue thereon and foreclase this mortgago by the mortgagec hereunder, to be added ney for collection or if said debt, or any pass in and by said notes, reference being to NOW, THEREFORE, THIS DEFACTORY THEREFORE, THIS DEFACTORY THEREFORE THE SAID PROPERTY THE SAID PROPERTY THE THEREFORE THE SAID PROPERTY TH	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DAY OF DATED THIS DAY OF more mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, baroperty.	edness herein provided for, recurred immediately due, anable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of thes	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under the said, and for better securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attender this mortgage.  ITNESSETH: The head (\$3.00). Dollar
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandabl this mortgage, when or sums expende hands of any attornder this mortgag.  ITNESSETH: That he payment thereo hree (\$3.00) Dollar is hereby acknow.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagor, the following described possible of the mortgagor.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereofree (\$3.00) Dollar is hereby acknown.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagor, the following described possible of the mortgagor.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attonder this mortgage.  ITNESSETH: The heap payment thereof hree (\$3.00) Dollar is hereby acknown
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereofree (\$3.00) Dollar is hereby acknown.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereof hree (\$3.00) Dollar is hereby acknown.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereof hree (\$3.00) Dollar is hereby acknown.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described potentials and the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the following described potentials are south lower than the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the following described potentials are south lower than the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the mortgagor in hand well and truly ledged has granted bargained, sold and reference the mortgagor in hand well and truly ledged has granted bargained.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereof hree (\$3.00) Dollar is hereby acknown.
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described potentials and the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the following described potentials are south lower than the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the following described potentials are south lower than the mortgagor in hand well and truly ledged has granted, bargained, sold and reference the mortgagor in hand well and truly ledged has granted bargained, sold and reference the mortgagor in hand well and truly ledged has granted bargained.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attonder this mortgage.  ITNESSETH: The heap payment thereof hree (\$3.00) Dollar is hereby acknown
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attonder this mortgage.  ITNESSETH: The heap payment thereof hree (\$3.00) Dollar is hereby acknown
the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promist to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference of the mortgagoe, the following described potate of south lowelings.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	edness herein provided for, secured immediately due, nable attorney's fee beside a collectible as a part thereofy legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereof hree (\$3.00) Dollar is hereby acknown.
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgage by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Courselle.  Palue Received the and reconstruction of the said of the said promise to the mortgagee, the following described postate of South Courselle.  Palue Received the said of the said of the said of the said of the mortgagee, the following described postate of south Courselle.  Palue Received the said of the	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DAY OF DATED THIS DAY OF more mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, baroperty.	debt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto the lation of Jage 281, he and authors and also day a lation to L. D. Register of Jage 281, he and authors and also day a lation to L. D. Lation L. Lation L. D. Lation L. L	when the same shall become of payable and collectible under ill cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under in the kind, all of which is secured under in the kind, all of which is secured under its payable.  The presents is the further sum of The presents, the receipt whereout the presents is the payable acknowledges the payable arms.  The march, Ight amnowledges the payable arms.	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: The she payment thereof hree (\$3.00) Dollar is hereby acknown.
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortgage by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEFAULT according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Carolina Pointly of Received the analysis of Allactic Additional Action of Authorities above State and section of Said Mechanical Action of Said and the Constant of Said Mechanical Action of Said Authorities above State and Said Mechanical Said at Aichmen and Said at Aichmen.	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	debt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto the lation of Jage 281, he and authors and also day a lation to L. D. Register of Jage 281, he and authors and also day a lation to L. D. Lation L. Lation L. D. Lation L. L	when the same shall become of payable and collectible under all cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under a securing the presents, the receipt whereo	lue and demandabl this mortgage, when or sums expende hands of any attornder this mortgag.  ITNESSETH: That he payment thereo hree (\$3.00) Dollar is hereby acknow.
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgage by the mortgage hereunder, to be added ney for collection or if said debt, or any has in and by said notes, reference being to NOW, THEREFORE, THIS DEFACTORY THEREFORE, THIS DEFACTORY THE METERS OF the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgage, the following described postate of South Carolina Pointly of Received the analysis of Alexe Received the analysis above State and Atlantic I, 1930, and received the said of the said of the said of the said of the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to have been said to the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to have mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to have been said to hand the mortgagor in hand well and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted, bargained, sold and reference being to have a sold and truly ledged has granted have a sold and truly ledged has granted have a	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	debt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto the lation of Jage 281, he and authors and also day a lation to L. D. Register of Jage 281, he and authors and also day a lation to L. D. Lation L. Lation L. D. Lation L. L	when the same shall become of payable and collectible under ill cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under in the kind, all of which is secured under in the kind, all of which is secured under its payable.  The presents is the further sum of The presents, the receipt whereout the presents is the payable acknowledges the payable arms.  The march, Ight amnowledges the payable arms.	lue and demandabl this mortgage, when or sums expende hands of any attornder this mortgag.  ITNESSETH: That he payment thereo hree (\$3.00) Dollar is hereby acknow.
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any it as in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Courselle.  Value Received the said promise to the Received the said of the said of the said of the mortgagee, the following described postate of South Courselle.  Value Received the said of the	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS DAY OF the mortgagor, in consideration of said of sory notes and the true intent and meaning paid by the mortgagee at and before the encleased, and by these presents does grant, be roperty.	debt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto the lation of Jage 281, he and authors and also day a lation to L. D. Register of Jage 281, he and authors and also day a lation to L. D. Lation L. Lation L. D. Lation L. L	when the same shall become of payable and collectible under ill cost and expenses, or any sur, if the same be placed in the kind, all of which is secured under in the kind, all of which is secured under in the kind, all of which is secured under its payable.  The presents is the further sum of The presents, the receipt whereout the presents is the payable acknowledges the payable arms.  The march, Ight amnowledges the payable arms.	lue and demandable this mortgage, when or sums expende hands of any attornder this mortgage.  ITNESSETH: That he payment thereothree (\$3.00) Dollar is hereby acknown.
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortgagor by the mortgage hereunder, to be added ney for collection or if said debt, or any passin and by said notes, reference being to NOW, THEREFORE, THIS DEFINITION THEREFORE, THIS DEFINITION THE MORE THE SAID PROMISE TO THE MORE THE MORE THE SAID PROMISE TO THE MORE THE MORE THE SAID AND THE MORE THE COUNTY OF KNEEWELLE.  I A BOUTH A CLIWICAL AND A SOUTH A SOUT	be made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  20, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereof y legal proceedings of any legal proceedings of any lebt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto Abelder of Action to L. D. Register of Action to L. D. Register of L. D. Rage 281, he and author 22nd day L. D. Lohn Mouth.	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured used and for better securing the presents, the receipt whereo the attached Lohmann of Mesne Conversional action of the further sum of Top presents, the receipt whereo are presently action of the further sum of Top presents, the receipt whereo are largest the formal action of the further sum of Top presents, the receipt whereo are largest the formal action of the further sum of Top presents, the receipt whereo are largest the formal action of the further sum of Top presents, the receipt whereo are largest the formal action of the further sum of Top presents, the receipt whereo actions are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the further sum of Top presents are largest the formal action of the further sum of Top presents are largest the fur	lue and demandable this mortgage, when or sums expende hands of any attorn nder this mortgage.  ITNESSETH: The she payment thereof here (\$3.00) Dollar f is hereby acknown.  Mortgan Lated Occupance of the payment of t
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortgage by the mortgage hereunder, to be added ney for collection or if said debt, or any it as in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described possible of State of South Country of Areenvelle.  Value Received the said of the said of the mortgagee, the following described possible of the mortgagee, the following described possible of the said of the mortgagee, the following described possible of the mortgagee, the following described possible of the said of	he made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	debt and sums of money afor thereof; and also in consider sealing and delivery of these argain, sell and release unto the paper of the page 281, he and authors and also the factor of the page 281, he and authors and also the page 281, he and authors are also and authors and authors and authors are also and authors and authors are also and authors and authors are also and also and authors are also and also al	when the same shall become of payable and collectible under ill cost and expenses, or any sur, if the same be placed in the kind, all of which is secured used and for better securing the presents, the receipt whereon the presents, the receipt whereon the conversation of the further sum of The presents, the receipt whereon the presents acknowledges the payable of t	lue and demandable this mortgage, when mor sums expende hands of any attorn nder this mortgage.  ITNESSETH: The she payment thereo hree (\$3.00) Dollar f is hereby acknown.  Mortga  Lated Occupance.  Legance.  Legance
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortgage by the mortgage hereunder, to be added ney for collection or if said debt, or any pass in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Carolina Country of Kreenville.  Value Received the said not above State and Atlantice of South Atlanti	he made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured us	lue and demandable this mortgage, when or sums expende hands of any attorned the payment thereof the payment thereof hree (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment thereof here (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment the p
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortg by the mortgagec hereunder, to be added ney for collection or if said debt, or any pass in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Carolina Country of Kreenville.  Value Received the and south according to the Received the set of the said points of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Carolina Country of Kreenville.  Value Received the said pasted and set of Canada Accounts.  Late of Land of Aland of the said of Canada Accounts.  And Canada Accounts.  And Accounts.	he made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured us	lue and demandable this mortgage, when or sums expende hands of any attorned the payment thereof the payment thereof hree (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment thereof here (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment the p
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any pass in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethemortgagee, the following described postate of South Carolina Country of Breewelle.  Value Received the said of above State and section of Adid action of Said of the	be made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured us	lue and demandable this mortgage, when or sums expende hands of any attorned the payment thereof the payment thereof hree (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment thereof here (\$3.00) Dollar f is hereby acknown acted of the payment the sum of the payment the p
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any pas in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethemortgagee, the following described postate of South Carolina Country of Breewelle.  Value Received the said of above State and Atlantic and South Atlantic and Said and section of Said and Said	be made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured us	lue and demandable this mortgage, when or sums expende hands of any attorn der this mortgage.  ITNESSETH: That the payment thereo have (\$3.00) Dollar f is hereby acknown.  Mortgan dated Occupance of the payment of th
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and forechose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any pas in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethemortgagee, the following described postate of South Carolina Country of Breewelle.  Value Received the said of above State and Atlantic and South Atlantic and Said and section of Said and Said	be made in the payment of any of the indebte the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DO, DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal proceedings of these sealing and delivery of these argain, sell and release unto Abelder of Argister of Page 281, he and authors are all mand and and are all mand are all m	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured used and for better securing the presents, the receipt whereo expenses the parallel	lue and demandable this mortgage, when mor sums expende hands of any attorn nder this mortgage.  ITNESSETH: The the payment thereo hree (\$3.00) Dollar f is hereby acknown attorn acknown acknown attorn acknown acknown attorn acknown ac
rate as the principal that it any default the mortgagor hereby gives the mortgagon may sue thereon and foreclose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any it as in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described possible to the mortgage, the following described possible to the mortgage, the following described possible to a factor of the said formatty of breenville.  Palue Received the said possible to a down the south at the said of the said of the said of the said of the mortgage. The following described possible to the said of the said	be made in the payment of any of the indebe the right to declare the whole debt hereby tage; said notes further providing for a reason to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS	definess herein provided for, secured immediately due, sable attorney's fee beside a collectible as a part thereofy legal proceedings of any legal	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured used and for better securing the presents, the receipt whereo are presents, the receipt whereo briges the parallel parallel parallel parallel purposes the presence of presence of the presence of th	lue and demandable this mortgage, when or sums expende hands of any attorn der this mortgage.  ITNESSETH: That the payment thereo have (\$3.00) Dollar f is hereby acknown.  Mortgan dated Occupance of the payment of th
rate as the principal that it any default the mortgagor hereby gives the mortgagor may sue thereon and foreclose this mortg by the mortgage hereunder, to be added ney for collection or if said debt, or any it as in and by said notes, reference being to NOW, THEREFORE, THIS DEF according to the terms of the said promise to the mortgagor in hand well and truly ledged has granted, bargained, sold and rethe mortgagee, the following described postate of South Carolina country of Kreenville.  Palue Received the in a substitute of the said of the said of the said of the said of the mortgagee, the following described postate of South Catlautice.  If 1930, and record the said of	be made in the payment of any of the indebte the right to declare the whole debt hereby gage; said notes further providing for a reaso to the amount due on said notes and to be part thereof be collected by an attorney, or be hereunto had, will more fully appear.  DATED THIS	debt and sums of money afor secured immediately due, satisfies a part thereofy legal proceedings of any legal proceedings	when the same shall become of payable and collectible under la cost and expenses, or any sur, if the same be placed in the kind, all of which is secured used and for better securing the presents, the receipt whereo are presents, the receipt whereo briges the parallel parallel parallel parallel purposes the presence of presence of the presence of th	lue and demandable this mortgage, when mor sums expende hands of any attorn nder this mortgage.  ITNESSETH: The she payment thereo hree (\$3.00) Dollar f is hereby acknown and the sum of lated Occupance o