And if at any time any part of maid debt, or interest thereon, be past due and unpaid, X hereby assign the rents and profits of the above described mines to said nortagenes. Or any thing the said rents and profits applying the said state and profits applying the out proceeds between 10 stayling more than the rents and profits actually collected. PROVIDED ALWAJS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. X, the said mortage or and state of the said profits actually collected. PROVIDED ALWAJS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. X, the said mortage or and other than the said profits actually collected. AND IT IS AGRERID by and between the said parties that said mortagener. A to hold and enloy the said Premises until default of payment shall be made. AND IT IS AGRERID by and between the said parties that said mortagener. A to hold and enloy the said Premises until default of payment shall be made. SITLY SITCH America. Signed, sealed and delivered in the presence of MALLIANA AMERICA. AMERIC		
TOGETHER with all and dispulse the highin, Members, Members, Members, Members to the said Premises belonging, or in supprise incident or appearations. TO IALVE AID ON DIOLD all and dispulse the said Premises use the said. W. E. RESON Stall R. M. Calina, block! To said Assigns (never. Ant. 2. do bringly block. MITES-15. ST. MARCH STAR N. Calina, block!) To said Assigns (never. Ant. 2. do bringly block. MITES-15. ST. MARCH STAR N. Calina, block!) To said an discipline the said Premises use the said. W. E. RESON STAR N. Calina, block! M. Calina, block of the said star discipline the said Premises use the said. M. Calina, block of the said star discipline the		
TOGETHER with all and singular the Rights, Members, Revolusaments and Appuntamences to the said Promises inclinate, or in survives Incidence or apparitualists. TO HAYRAD TO ROLD all and singular the said Promises unto the said. W. E. RESCO, BORD, R. M. Caline, District re said Assigns forewer. And. A. do hearby bind. MYS-21. RESCO STAIR. X. Coline, District re said Assigns forewer. And a said received and state of the said. W. E. RESCO STAIR. X. Coline, District rescond and last simplicate the said Promises unto the said. W. E. RESCO STAIR. X. Coline, District rescond and last simplicate the said Promises unto the said said received. More and Assigns forewer. And indistrictors and Assigns and every pursue whomesever inactifully classifing or to chain the same or any port District. And the said stricture, and Assigns and every pursue whomesever inactifully classifing or to chain the same or any port District. And the said stricture, and Assigns and every pursue whomesever inactifully classifing or to chain the same or any port District. And the said stricture, and a said of the policy of Intermediate in the said stricture, and the first two the same services. To District the said stricture, and the said stricture, and the same of the same services. And if a say these are part of said dash, or electron thereon thereon the promise of the said stricture, and the same services. And if a say these are part of said dash, or electron thereon		
TOURTHERS with all and singular too Righlo, Members, Revoluments and Appurtaments to the said Premises belanging, or in anywers incident or appreciation. TO HAVE AND TO HOLD oil and dispulse the said Premises use the said. N. R. REGOT and R. M. Caline, Libel? To and Andright forever, And. J. A. do browly bind. N. W. R. REGOT and R. M. Caline, Libel? The said Andright forever And J. A. do browly since the said Premises use the said simples the said Premises use to the said. N. R. REGOT and R. M. Caline, Libel? The said Andright forever and Administrators and Administrato		
TOGETHER with all said singular the Bights, Members, Mereditamons and Aguartemenes to the said Promises belonging, or is supreits incident or apportunities. TO MAYE AND TO ROLD ill sed singular the said Promises wor the said. W. E. Karpo, and R. M. Caine, thealt, W. J. Karpo, and R. M. Caine, thealt, Middle and Ansigns, from and against the same or any part between And the said morrage, J. Caine, and the same or any part between And the said morrage, J. Caine, and the same or any part between And the said morrage, J. Caine, and the same or any part between A. Caine, the late of the same or any part between A. Caine, the late of the same or any part between A. Caine, the late of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part between A. Caine of the same or any part or same or any part of same or a	l l	
TOGETHER with all and singular the Sights, Members, Newellaments and Apprehensions to the said Premises belonging, or in anywas medent or apportability. TO HAYE AND TO HOLD all and singular the said Premises unto the said. W. E. Rascor and R. M. Caine, Executors and Administrators to warrant and antique the said Premises unto the said. W. E. Rascor and R. M. Caine, theelr Heles and Antique, from and against. BO 2012 MY A. B. Rascor, Administrators and Antiques and every purson whomesork hardly chaining or to claim the same ow part threat. A. D. B.		
TOGETHER with all and singular the Rights, Members, Horontines onto the said TO HAVE AND TO HOLD all and singular the Rights, Members, Horontines onto the said W. E. RESOY and R. M. Oalno, Lineir To said Assigns forewer. And		
TO GATERIES, with all and singular the Sight, Members, Hereditaments and Appartunements to he said Premises helenging, or in anywins madesal or appopulation. TO HAVE AND TO ROLD all and singular the said Premises unto the said. W. S. Reador, and R. M. Geline, Members and Ambiguitation and Ambiguita		
TO HAVE AND TO HOLD all and singular the said Premises unto the raid. W. E. RESOT and R. M. Caller, Linear and Andrew And. To and Andrew And		
W. S. RESOT ENG R. M. Calne, their research Annual Abstract the sold Premises unto the said. W. S. RESOT and R. M. Calne, their recededed all and shoular the sold Premises unto the said. W. S. RESOT and R. M. Calne, their Recedency of the sold Annual Control of the sold Annual Control of the State Annual Control of Control of the State Annual Control of Cont	TOGETHER with all and singular the Rights, Members, Hereditaments and Appur	rtenances to the said Premises belonging, or in anywise incident or appertaining.
ms and Antiques forever. And. I		
The second of the second secon	W. E. Rasor and R. M. Caine, th	neir
Heirs and Assigns, from and against me and my 18. Executors, Administrators and Assigns and every person whomesore havitally claiming or to claim the same or any purt thereof. And the said mertager	irs and Assigns forever. Anddo hereby bindmyself,	e_myHeirs, Executors and Administrators to warrant and
Rives and Assigns, from and against. me and my R. Executions, Administrators and Assigns and verry person whomsever harfully clabring or to claim the same or my part thereof. And the said mortageor. sarres to insure the house and brildings on said let in a man of less than. Dollars, in a company or companies stitufactory in the mortageor, and keep the same are from lone or damage by fire, and saving the pulcy of insurance to the said mortageor, and the in the event that the mortageor, and late in the continuous of the said of the said mortageor in the said mortageor in the said results and velocity and the said and the said said said to the said mortageor. And if at any time any part of said debt, or thereof the societies, with single-said and said said. And if a sany time any part of said debt, or thereof the societies, with single-said and said said said said said said said sai	ever defend all and singular the said Premises unto the said	E. Rasor and R. M. Caine, their
And the said mortgages— agree — to insert the house and buildings on said let in a sum not less than— **X**— Dollars, in a company or companies assistantory to the mortgages—, and keep the same reference to the said mortgages— and said mortgages— and let in a sum not less than— **X**— Dollars, in a company or companies assistantory to the mortgages—, shall at any time to do so, them the aid mortgages— and mortgages—, shall at any time mine and agreeme of such increases under folls mortgage, with interest to do so, them the any pract of said does, to riterest thereoe, be past does and unputi. **X**— seame and reinhurses— X**— And it at any time any pract of said does, to riterest thereoe, be past does and unputi. **X**— Services Administratory or Arizan, and services and profits of the above described start by fidely of the Ottobic Corr of said Saits may, at chambers or otherwise, appoint a receiver with authority to take presents of said greenines and security offices and said said said secure deviations and security of the parties to these Presents, that if "X**— A sead mortgages— do and shall will and truly may or cause and administration of the said said secure deviations and security of the parties to these Presents, that if "X**— A security of the said said security of the parties to these Presents, that if "X**— A security of the said security of the said said secure deviations of the said security of the parties to these Presents, that if "X**— A security of the said security of the said security of the parties to trains in this fire or an interest and meening of and unto the said sandages— and sea said secure deviations, and in the said said secure deviates to trains in this fire or an interest and security of the said said secure deviations, and in the said said secure deviates to train in this fire or an interest and security of the said said secure deviates		me end my
And the said meriganger. sgree. to insure the house and buildings on said lot in a num not leas then. Distant, in a company or companies mixinfactory to the mortagee, and keep the same more from loss or demage by five, and savign the policy of insurance to the said mortagees and that in the evertal that mortageer shall any time the description of the said mortagees and can be said mortagees and can be said mortagees and can be made to the mortage of the mortage of the control tension and expenses of cold inclusions under that mortage or said mortages And it at any time any part of said debt, or interact thereon, he past due and can part of the form of said debt, or interact thereon, he past due and can be said. A		
Dollars, in a company or computies satisfactory to the mortgager and keep the same area from loss or damage by live, and assign the policy of instrusace to the said mortgages and that in the overal that the mortgager shall at any time to do so, then the said mortgages may cause the same to be instructed in the said mortgages any cause the same to be instructed in the said mortgages on the said mortgages on the said mortgage with interest. A take a many part of said dock or interest thereon, be peat does not unpaid X		
in de son charage by five, and assign the policy of insurance to the said mortgage, and that in the event that the sourtagene, shall at any time in does not expense of such insurance under this mortgage, many cause the same to be insured in X		
the do so, then the mid meritageness. May cause the active to be insured by middle and expenses of such insurance under the house this norregard, with interest. And if a key time any part of said dobt, or interest theorem, be past doe and unpaid, X. hereby assign the rents and profits of the above described mises to said mortageness. And if a key time any part of said dobt, or interest theorem, be past doe and unpaid, X. hereby assign the rents and profits of the above described mises to said mortageness. A. Hern, Excentors, Administrators or Assigns, and agree eat said mortageness. A. Hern, Excentors, Administrators or Assigns, and agree eat said mortageness. PEOVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties, to those Presents, that if . X. , the said mortageness with units of the design and received and said said said case, determine, and be literary and the said parties, that is . X. , the said mortageness and into deed of hergals and said said said case, determine, and be literary and the said, parties that said mortageness. AND IT IS AGREED by and between the said parties that said mortageness. To the hold and enjoy the said Premises until default of payment shall be made. AND THE AGREED by and between the said parties that said mortageness. A. Hern, Excenting the said, parties that said mortageness. AND THE AGREED by and between the said parties that said mortageness. AND AND THE AGREED by and between the said parties that said mortageness. A Comment of core Lord one thousand, nine hundred and. FORTY two AND THE AGREED by and between the said parties that said mortageness. A County of Greenville. B STATE OF SOUTH CAROLINA, County of Greenville. Willia Mae Watson Notary Public for South Carolina. County of Greenville. B STATE OF SOUTH CAROLINA, County of Greenville. B STATE OF SOUTH CAROLINA, County of Greenville.	Dollars, ir	n a company or companies satisfactory to the mortgagee, and keep the same
And if a any sture and profits of the above described mines to said mortgages. And all stars with our part of said other, or interest thereon, he past deep mines to said mortgages. And all stars with an analysis of the parties of the said State may, at chambers or otherwise, appoint a receiver, with anthority to take possession of and greeniaes and any ledge of the Greenic Court of and State may, at chambers or otherwise, appoint a receiver, with anthority to take possession of and greeniaes and any ledge of the Greenia of the court court court court of the court		
mines to said mortespeed of the control of the state of the control of the contro	l to do so, then the said mortgagee may cause the same to be insured inemium and expense of such insurance under this mortgage, with interest.	name and reimburseXfor the
tay stuges of the Coroll Count of and State on the State of State State Count of County of State		
FROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if	it any Judge of the Circuit Court of said State may, at chambers or otherwise, a lect said rents and profits, applying the net proceeds thereafter (after paying cost	appoint a receiver, with authority to take possession of said premises and
and unto the said mortgages		of the parties to these Presents, that if, the said mortgagor
be gaid mut the said mortgages the debt or sum of money aforemaid, with interest thereon, if may be due, according to the true intent and meaning of said note, then this seds of bargard and said shall coase, determine, and be tutterly mull and void; otherwise to remain in full force and vittue. AND IT IS AGREED by and between the said parties that said mortgagor. X. to hold and enjoy the said Premises until default of payment shall be made. Witness		
Witness BY hand and seal this 26 day of September in the rof our Lord one thousand, nine hundred and forty two and in the one hundred and sixty sixth year of the Independence of the United States America. Signed, sealed and delivered in the presence of William A. Lynch Clifford C. Jones (L. S.) Willie Mae Watson (L. S.) E STATE OF SOUTH CAROLINA, Cult Man and cent that he saw the within named Clifford C. Jones his needs and as act and deed deliver the within written deed, and that he with his named watson witnessed the execution thereof. SWORN TO before me this 26 September A. D. 19 42 William A. Lynch William A. Lynch Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. Not Married L	be paid unto the said mortgagee the debt or sum of money aforesaid, with a said note, then this deed of bargain and sale shall cease, determine, and be utte	interest thereon, if any be due, according to the true intent and meaning of orly null and void; otherwise to remain in full force and virtue.
r of our Lord one thousand, nine hundred and sixty sixth year of the Independence of the United States America. Signed, sealed and delivered in the presence of ###################################		
Signed, sealed and delivered in the presence of William A. Lynch Clifford C. Jones (L. S.) William A. Lynch (L. S.) (L. S.) William A. Lynch (L. S.) (L. S.) (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch Personally appeared before me. William A. Lynch William A. Lynch Personally appeared before me this. SwORN TO before me this. SwORN TO before me this. SwORN TO before me this. September (L. S.) William A. Lynch Wi		
Signed, sealed and delivered in the presence of William A. Lynch. Clifford C. Jones (L. S.) Willie Mac Watson (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch Imade oath that he saw the within named clifford C. Jones his act and deed deliver the within written deed, and that he with Willie Mac Watson witnessed the execution thereof. SWORN TO before me this 26 September A. D. 19 42 William A. Lynch Notary Public for South Carolina. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named. 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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Irs 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.	ar of our Lord one thousand, nine hundred and forty two	and in the one hundred and
Signed, sealed and delivered in the presence of William A. Lynch. Clifford C. Jones (L. S.) Willie Mac Watson (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch Imade outh that be saw the within named Clifford C. Jones his notes and sealed deliver the within written deed, and that be with Willie Mac Watson witnessed the execution thereof. SWORN TO before me this 26 September A. D. 19 42 William A. Lynch Willie Mac Watson (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. Not Married I. Notary Public for S. C., hereby certify unto all whom it may concern that Mrs. wife of the within named. 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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. Irs 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.	sixty sixtn	
Willie Mae Watson (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch William	America.	year of the Independence of the United States
Willie Mae Watson (L. S.) E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch William		year of the Independence of the United States
E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch William A. Lynch Made oath that he saw the within named William A. Lynch Willia	Signed, sealed and delivered in the presence of	
E STATE OF SOUTH CAROLINA, County of Greenville. William A. Lynch I made oath that he saw the within named	Signed, sealed and delivered in the presence of William A. Lynch	Clifford C. Jones (L. S.)
MORTGAGE OF REAL ESTATE. County of Greenville. Personally appeared before me. William A. Lynch I made oath that he saw the within named. Clifford C. Jones n, seal and as	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson	Clifford C. Jones (L. S.)
County of Greenville. William A. Lynch I made oath that he saw the within named Notary Public for South Carolina. ESTATE OF SOUTH CAROLINA, County of Greenville. I	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson	Clifford C. Jones (L. S.) (L. S.) (L. S.)
County of Greenville. William A. Lynch Imade oath that he saw the within named Notary Public for South Carolina. ESTATE OF SOUTH CAROLINA, County of Greenville. I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson	Clifford C. Jones (L. S.) (L. S.) (L. S.)
In made oath thathe saw the within named	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA,	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.)
m, seal and as	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. MORTGAGE OF REAL EST	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
m, seal and as	Signed, sealed and delivered in the presence of William A. Lynch William Mae Watson IE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. William A. Lynch	
SWORN TO before me this	Signed, sealed and delivered in the presence of William A. Lynch William A. Lynch William A. County of Greenville. Personally appeared before me William A. Lynch I made oath that he saw the within named Clifford C. Jone	
SWORN TO before me this	Signed, sealed and delivered in the presence of William A. Lynch William A. Lynch William A. County of Greenville. Personally appeared before me. i made oath that he saw the within named Clifford C. Jone his	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.)
William A. Lynch William A. Lynch William A. Lynch William A. Lynch Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. d made oath that he saw the within named Clifford C. Jone his property of the county of	
Willie Mae Watson Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	
Notary Public for South Carolina. E STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. Not Married Notary Public for S. C., hereby certify unto all whom it may concern that Mrs	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) TATE.
County of Greenville. I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me William A. Lynch d made oath that he saw the within named Clifford C. Jone his m, seal and as Willie Mae Watson SWORN TO before me this September y of A. D. 19 Willie Mae Watson	Clifford C. Jones (L. S.)
County of Greenville. I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me William A. Lynch d made oath that he saw the within named Clifford C. Jone his m, seal and as Willie Mae Watson SWORN TO before me this September y of A. D. 19 Willie Mae Watson	Clifford C. Jones (L. S.)
I,	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson WE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) TATE.
hereby certify unto all whom it may concern that Mrs	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) PATE. act and deed deliver the within written deed, and that he with witnessed the execution thereof. William A. Lynch
wife of the within named	Signed, sealed and delivered in the presence of William A. Lynch William A. Lynch William A. Canolina, County of Greenville. Personally appeared before me. I made oath that he saw the within named Clifford C. Jone his In, seal and as. William A. Lynch Clifford C. Jone his Extra Company of the within named clifford C. Jone his William A. Lynch Clifford C. Jone his William A. Lynch Clifford C. Jone his Republication of Dowe country of Greenville.	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) PATE. act and deed deliver the within written deed, and that he with witnessed the execution thereof. William A. Lynch ER. Not Married
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, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson IE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. William A. Lynch it made oath that he saw the within named Clifford C. Jones his n, seal and as Willie Mae Watson Sworn To before me this September y of. September A. D. 19 Willie Mae Watson Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWE	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) FATE. act and deed deliver the within written deed, and that he with witnessed the execution thereof. William A. Lynch ER. Not Married Notary Public for S. C.,
ad or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson IE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. William A. Lynch it made oath that he saw the within named Clifford C. Jones his n, seal and as Willie Mae Watson Sworn To before me this September y of. September A. D. 19 Willie Mae Watson Notary Public for South Carolina. IE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWE	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) FATE. 98
irs 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	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (L. S.) (L. S.) (L. S.) (L. S.) FATE. act and deed deliver the within written deed, and that he with witnessed the execution thereof. William A. Lynch ER. Not Married Notary Public for S. C.,
irs 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	Signed, sealed and delivered in the presence of William A. Lynch William A. Lynch William A. Lynch County of Greenville. Personally appeared before me William A. Lynch d made oath that he saw the within named Clifford C. Jone his my seal and as Willie Mae Watson SWORN TO before me this 26 y of September A. D. 19 42 Willie Mae Watson Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, hereby certify unto all whom it may concern that Mrs. e wife of the within named. It his day appear before me, and upon being privately and separately examined it	Clifford C. Jones (L. S.)
Given under my hand and seal, this	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me. d made oath that he saw the within named. Clifford C. Jone his m, seal and as. Willie Mae Watson SWORN TO before me this. September A. D. 19 42 Willie Mae Watson Notary Public for South Carolina. MESTATE OF SOUTH CAROLINA, County of Greenville. I, hereby certify unto all whom it may concern that Mrs e wife of the within named It his day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me.	Clifford C. Jones (L. S.)
Given under my hand and seal, this	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson MORTGAGE OF REAL EST County of Greenville. Personally appeared before me. d made oath that he saw the within named. Clifford C. Jone his m, seal and as. Willie Mae Watson SWORN TO before me this. September A. D. 19 42 Willie Mae Watson Notary Public for South Carolina. MESTATE OF SOUTH CAROLINA, County of Greenville. I, hereby certify unto all whom it may concern that Mrs e wife of the within named It his day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it this day appear before me.	Clifford C. Jones (L. S.)
	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (I.
ofA. D. 19	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. William A. Lynch d made oath thathe saw the within named. Clifford C. Jone his m, seal and as. Willie Mae Watson SWORN TO before me this September A. D. 19 42 Willie Mae Watson Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, County of Greenville. I, hereby certify unto all whom it may concern that Mrs e wife of the within named It his day appear before me, and upon being privately and separately examined it this day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me, and upon being privately and separately examined it his day appear before me and upon being privately and separately examined it his day appear before me.	Clifford C. Jones (L. S.) (I.
	Signed, sealed and delivered in the presence of William A. Lynch William A. Lynch William A. Lynch William A. Lynch County of Greenville. Personally appeared before me. William A. Lynch d made oath that he saw the within named. Clifford C. Jone his m, seal and as. William A. Lynch William A. Lynch Lynch William A. Lynch A. Lynch William A. Lynch Lynch William A. Lynch Lynch Milliam A. Lynch Lynch A. D. 19 Lynch William A. Lynch Lynch William A. Lynch Lynch Lynch Milliam A. Lynch Lync	Clifford C. Jones (L. S.) (I.
Notary Public, S. C. (Seal)	Signed, sealed and delivered in the presence of William A. Lynch Willie Mae Watson HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me	Clifford C. Jones (L. S.) (I. S.)