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Abstract natural to a Minispers, and Nations Filamental South Caudita, Jar., brownships referred to as Mentagen, without the Anti-Anti-Anti-Anti-Anti-Anti-Anti-Anti-	TATE OF SOUTH CAROLINA	2 3 67 PJ; 183		110000000000000000000000000000000000000	
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Trait place, and having the following metes and bounds, to-wit: ginning at an iron pin in the center of National Highway at Grove Station, and running sence N. 78-30 W. 376 feet to an iron pin in the center of National Highway at Grove Station, and running sence N. 78-30 W. 373 feet to an iron pin on d line; thence along said bighway S. 15-30 W. 231 feet to the beginning coner, and mitalning 2,97 acres, more or less. Highway i thence along said old line S. 78-30 W. 231 feet to the beginning coner, and mitalning 2,97 acres, more or less. It is the ame property conveyed to Marton P. Rampey and Narian Anne Rampey by deed of the later in Equity for Greenville County, recorded in the RMC Office for Greenville County in The hard stationary in male sense property conveyed to Marton P. Rampey and Narian Anne Rampey by deed of the later in Equity for Greenville County, recorded in the RMC Office for Greenville County in The hard stationary in male sense property conveyed to Marton P. Rampey and Narian Anne Rampey by deed of the later in Equity for Greenville County, recorded in the RMC Office for Greenville County in The hard stationary by deal of the later in the hard stationary in male sense of the said forest of the hard stationary in the forest in the hard stationary in the said forest of the hard stationary in the forest the hard stationary in the said forest of the hard stationary in the forest of the said stationary in the s	and before the sealing and delivery of these presen	ata, receipt whereof is hereby acknowl	edeed, the Mortgagors hereby gran	t, bargain, sell and release unto the M	lorigages.
general N. 78-20 W. 376 feet to an iron pin in the center of National Highway at Grove Station, and running seneral. N. 78-20 W. 376 feet to a miron pin in thence N. 38-10 W. 373 feet to a point in the center of National Highway; thence along said old line S. 78-30 E. 669 feet to a point in the center of National Highway; thence along said highway S. 15-30 W. 231 feet to the beginning corner, and nationing 2.77 acres, nore or less. It is the same property conveyed to Marion P. Rampey and Harian Anne Rampey by deed of the international property conveyed to Marion P. Rampey and Harian Anne Rampey by deed of the international property conveyed to Marion P. Rampey and Harian Anne Rampey by deed of the international property conveyed to the property of the pro	li that piece, parcel or lot	or land lying in the	county of Greenvil		
A line; thence along said old line S. 78-30 K. 201 feet to an iron pin on difference along said old line; thence along said old line S. 78-30 K. 609 feet to a point in the center of Nation-Highway; thence along said highway S. 15-30 K. 231 feet to the Veginning corner, and ontaining 2.97 acres, more or less. It is the same property conveyed to Marion P. Rampey and Marian Anne Rampey by deed of the later in Equity for Greenville County, recorded in the REG Office for Greenville County in state and the same property conveyed to Marion P. Rampey and Marian Anne Rampey by deed of the later in Equity for Greenville County, recorded in the REG Office for Greenville County in state and state of the same dead and electronic property of the same in the same state of the same dead and electronic property of the same interest of the same dead and electronic property of the same interest of the same dead and electronic property of the same interest of the same of excellent property of the same interest of the same of excellent property of the same interest of the same intere	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •	-	itation, and running	
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To have and to bold with all and samples the rights, mombers, hereliscents and appartments to the salt presents biologies, and said Margages, provided sharp and the bold state and the samples of the samples of the proposed state of the samples of	his is the same property con	nveyed to Marion P. R			
specials Note according to the forms thereof, and all other uses, secured barely, then this Notinger shall come, determine and be road, otherwise it is all immain in hall remain in hall provide by the restrict of the opposite of exclusivation above developed and this Notinger was be toroided as provided by the road of the propose of insthrying and paying the notice of interior accords hereby. But another part of the opposite the course of the above described node, as well as all other some and future above, which may be exclude the world by this manager, provided however that the total amount of enviring indebt lones and half of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the propose of the same and the propose of the same and the propose of the propose of the same and the propose of the propo	To have and to bold, with all and singular the r	rights, members, hereditaments and a	ppurtreances to the said premises t	belonging, unto said Mortgagee, provide	ol sleave.
Mortgager Spenier calenced. It is independent and agend that the Mechanes may from time to time make loans and achieves to Mortgagers, iff of which will be proceed about and 1800, but independent of 1800, but independent on a statement of the maximum of 1800, but independent on a statement of 1800, but independent on a statement of 1800, but independent on the present	described Note according to the terms thereof, an force and virtue. Upon default in making any pa- payable by the exercise of the option of accelerat	of all other sums secured hereby, then ayment of said Note when the payme	this Mortgage shall cease, determs at becomes doe, then the entire sum	me and be void, otherwise it shall remain remaining unpoid on said Note shall b	the air air Las est e
This materians and series all persons exceed the Miringere, Miringacers also environs and and select transfer all control Miringers by prior written control and c	Abstragent however evidenced. It is understood secural by this mortgage, provided however that	and agreed that the Mortgages may the total amount of existing indebte	from time to time make loans an	al advances to Mortgagues, all of white	ch will be
Marian V. Ranger Seat Seat Seat Seat Seat Seat Seat Seat	the same against all persons except the Mortga consent and any such sale or transfer without I any of its rights or remedies hereinder shall aut sungular.	gee. Mortgagora also cocenant not to Mortgagee's prior written coosent she	sell or transfer the real estate, or a ill constitute a default under the terr	ny part thereof, without Mortgagee's pri na hereof. Any failure of the Mortgagee	lor written to enforce
Marian (mark (2.210 miletal) Sell Mere STATE OF SOUTH CARDLINA ON THE OF SOUTH CARDLINA ON This instrument prepared by Mortgages named above RENUNCIATION OF DOWER STATE OF SOUTH CARDLINA COUNTY OF PRESTILLE SETUDION OF DOWER STATE OF SOUTH CARDLINA ON THE understand of the understand of the prepared by marked by marked on the prepared by Mortgages named above STATE OF SOUTH CARDLINA COUNTY OF PRESTILLE STATE OF SOUTH CARDLINA ON THE understand property state all obne is may concern that the understand of the above named Mortgages, do the prepared by marked and say greater before man and agent hang providely and understand property resonanced by marked and reporting resonanced by marked prepared by videofarty and without any concentance, crionace and between the prepared by marked prepared prepared by marked prepared by marked prepared by marked prepared prepared by marked prepared by marked prepared prepared by marked prepared prepared prepared by marked prepared	Signet, realed and delivered in the presence of		a ₁) /	2	L
Maria (Linux Rample) State of south carolina Renunciation of down the unique state and deliver the foregass before me that 1220 day of December 1 and the interpretation of the unique state of the above named mortgages is sign, and and deliver the foregass before me that 1220 day of December 1 and that he, with the other numers subscribed above, uniquesed the due appreciate thereof the foregass of the state and purposes thereof above, uniquesed the due appreciate thereof the foregass of the state and purposes thereof the state and deliver the foregass of the state of the state and deliver the foregass of the state of the state and deliver the foregass of the state of the state and deliver the foregass of the state of the state and deliver the foregass of the state of the state of the state and deliver the foregass of the state of the state and deliver the state of the state of the state and deliver the state of the state of the state and deliver the state of the state of the state and deliver the state of the state of the state and deliver the state of the state of the state and deliver the state of the state of the state of the state and state of the stat	(crydy & represe		Marion V. V	lamply soil of	
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Percentily appeared before me the undersogned victors and being duly reset by me, made such that he saw the above named mortgager(s) sign, and and deliver the fore-ended instruments for the uses and purposes thereof. A D D 32 Security before me that 1255 day of DOCCHOOF A D D 32 RENUNCIATION OF DOWER STATE OF SECTION SS RENUNCIATION OF DOWER STATE OF SECTION SS COUNTY OF PROPERTIES SS I, the undersigned Nature Public, do barrely certify and all whom it may concern that the undersigned wide of the above named Mortgager, did this day appears before me, and spon being greaterly and and send the shore named Mortgager, did this day appears before me, and spon being greaterly and undersigned with order or the shore named Mortgager, did this day appears before me, and spon being greaterly and and send the shore named Mortgager, the successor and amount any congulation, deed or last of any person of persons of dayer, of, in or had an angular the persons above described and released. Security 50 (N ANY 2008) Green of the my hand and send this 1255 day of Docchoor 19-3 **COUNTY 50 (N ANY 2008) **COUNTY 61 The above 125 out of the shore same and appears the successor and amount, all her understand above 125 out of 1	Ch and the state of the state o		DE MARS ES, BITTO MUSE	LASS AND BIFE HUT BISAS	
Personally appeared before me the understand witness and being duly revert by me, stude outs that he say the above named mortagers is specially selected the day appropriate thereof witness subscribed above, witnessed the day appropriate thereof the uses and purposes thereof such that he, with the other witness subscribed above, witnessed the day appropriate thereof the uses and purposes thereof appropriate the proposes thereof the other materials subscribed above. State of Section (1980) RENUNCIATION OF DOWER STATE OF SECTION (1980) RENUNCIATION OF DOWER STATE OF SECTION (1980) STATE OF SECTION (1980) RENUNCIATION OF DOWER STATE OF SECTION (1980) State understand the proposes and purpose proposes and subscribed the down fewly, valuatedly and without my computation, dend of he above named Martingers of law of any person of persons whenever of material purposes and server replaced that the down fewly, valuatedly and without my computation, dend of her day person of persons whenever of material purposes and server replaced the down fewly, valuatedly and without my computation, dend of her day person of persons whenever of material purposes and server replaced claims of drawn, of in set is all and sungates the premions above described and releases? Section (1980) Sec	STA OF SOUTH CAPOLINA				
Search before me that 1222 day of 10020000 A.D. 1) 33. Search before me that 1222 day of 10020000 A.D. 1) 33. Search before me that 1222 day of 10020000 A.D. 1) 33. SEARCH OF SECTION OF DOWER STATE OF SECTION 1 S. COUNTY OF 17200011 A.D. 10 S. Lithe undersigned Natury Public do beredy certify axis all whom it may concern that the undersigned subset of the above named Mercaper, dod this day appear before use surser. remainer, release and forever refinanced by me, did declare that the down freely, valuatably and without any concerns and saving considered and release of savy person of persons whose surser. Remainer release and forever refinanced by me, did declare that the down freely, valuatably and without any conculsion, dend or last of any persons obtain surser, remainer, reference and forever refinanced but manned Mercaper, its successors and savings, all her interest said entary, and also all her right and claims of decree of the saving for any concerns and analysis. All her interest said entary, and also all her right and claims of decree of the saving for any concerns and analysis. All her interest said entary, and also all her right and claims of decree of the saving forevers and analysis. All her interest said entary, and also all her right and claims of decree of the saving for any concerns and analysis. All her interest said entary, and also all her right and claims of decree of the saving for any concerns and analysis. All her interest said entary, and also all her right and claims of decree of in or a salid and ungular the premises above decrebed and release. Manning for any concerns the day of the saving for t	country of Greenville				
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RENUNCIATION OF DOWER STATE OF SIXTH CARDLINA COUNTY OF ITEMVILLE S. the undersigned Notary Public, do bereby certify and all whem it may concern that the undersigned wife of the above named Mortgage, did this day appear before me, and spon brong providely and repeatedly encaused by me, did declare that the days freely, submatarily and suddent any compulsion, dend or lear of any persons substances to the cleares and brever refundable into the above named Mortgage, its successors and assigns, all her interest and entair, and also all her right and claims of drawer, of, in or is all and sungular the premions above described and release? Maring and Research Cross draw my hand and send this. 12th day of December 1933 Cross draw my hand and send this. 12th day of December 1943 Cross draw my hand and send this. 12th day of December 1943 1950 1951 1952 1953 1952 1953 1953 1953 1954 1955 1955 1956 1957 1958	<u></u>	enber A.D.	19.02 <u>ILC</u>	BETART PLENE 120 BENTO CARROLA	
STATE OF SIXTH CAROLINA COUNTY OF ITHERVILLE 8. the undersigned Notary Public, do hereby certify and all whom it may concern, that the undersigned side of the above named Mictgager, did this day appear before me, and upon being perceively and separately enamined by me, did declare that she does freely, voluntarily and sufficial any compulsion, dread or lear of any person of persons whose survey, restauter, release and forever reliasionsh unto the above named Mictgager, its successors and amount, all her interest and entate, and also all her right and claim of dream, of, in at it and sungular the personness above described and release? Maringan Linux R Groupers Forest my hands and send this. 12th day of December 19-3 Killing White Fig. (Seal) 12th day of December 19-3 Villing OW AST 19-19	&	This instrument prepared	by Mortgagee named above		
STATE OF SECTH CAROLINA COUNTY OF ITHERVILLE I, the undersigned Notary Public, do hereby certify and all whom it may concern that the undersigned safe of the above named Mictgager, did this day appear before me, and upon busing per-order and server reduction for me, did declare that she does freely, voluntarily and sufficial say compulsion, dread or lear of any person or persons schools reduced to the contract of the above named Mictgager, its successors and amount and entate, and also all her right and claim of dream, of, in at a all and sungular the personness above described and release? Maring	8				1.14
i, the undersigned Notary Public, do hereby certify unto all whom it may concern that the undersigned wife of the above named Mertgaper, did this day appear before me, and upon being pre-stoly and separately examined by me, did declare that the does freely, voluntarily and sufficient any compulsion, deed or lear of any person or persons shows sometry, remainer, release and forever refinquish unto the above named Martgaper, its successors and assigns, all her interest and other all her right and claims of the series in a said and ungular the promises above described and release? **Maring limit Russiss** **Body of the series of the above named Martgaper, did this day appear before me, and upon the persons of persons of the series and store and entire of the series and store and entire of the series and series and series and entire of the series and series and entire of the series and entire of the series and series and entire of the series and entir	6	RENUNCIATIO	N OF DOWER		. N
E, the undersigned Notary Public, do broody certify and all whom it may concern that the undersigned rule of the above named Mortgague, did this day appear before me, and upon being per-virely and imparately examined by me, did declare that she does freely, industably and inflored any compulsion, decad or lear of any person or persons whome somes, remained, reference and forever reflected, evidence, red and control and claims of does not be successors and amorns, all her interest and entain, and also all her right and claims of doeser, of, in at a all and singular the premiers above described and released Maring					
and spin bung privately and separately examined by me, this declare that the does freely, voluntarily and orthous any compulsion, dread or lear of any persons of names, promises, release and brever refinquish unto the above named Maringages, its successors and amagus, all her interest and other said and all her right and claim of theorem, of, in are is all and sungates the promises above described and release? Maringa Lune Recompley promises only masses, one must be appropriate the promises above described and releases? Green above my hand and send this. 12th day of December 1963 Collision of Above page.	COUNTY OF Breenville 1 3			مسادة بالمراسات	
ACCRETATION OF PERSONS ASSESSED.	and upon being privately and separately existing source, renderer, release and between releasing	ež by me, dná declare that the does free 1 unto the above namež Mortgages, its	ly, volutionly and enthred any comp	ulsion, dread or lear of any person or per	CHOOL SQUAR
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PROPERTY OF THE PARTY PARTY.	Green to be my band and seal this. 12th	tey of December	10 33 Kie	land Walet	(Seal)
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