NOW, THEREFORE, the said John S. Jaylor and Hagash Silvesth Jaylor on the first day of party agree, to pay the principal sum remaining due as aforesaid as follows: On the first day of each month, beginning on the first day of June 1935, the sum of June 1940 and June principal of said amount dae on said note, and also, at the same times, interest at the rate of Suff per cent, per annum on the lances of said principal remaining due thereon on the said first day of each month, and on the first day of	AGREEMENT FOR MONTHLY INSTALMENT EXTEN	sion of Loan no. $288431-A$
more to mail County on 1224, and the country of 1224, and that for our in mail County on 1224, and that for our in mail County on 1224, and that for our time at Education Library and the country of 1224, and that for our parts of the country of promises is now vessed in Alles and Alles		ered to The Prudential Insurance Company of America by
WHEREAS, The note martenaged premiers is more vested in Aldersal Medical Medic	John D. Jaylor	
WHEREAS, The note martenaged premiers is more vested in Aldersal Medical Medic	7	
WHEREAS, The note martenaged premiers is more vested in Aldersal Medical Medic	ecured by a Most que ge upon real estate in Gleswulle	County, South Survivaleted May 23, 1930, and filed for
WHEREAS, The note martenaged premiers is more vested in Aldersal Medical Medic	ecord in said County on Man 23 , 19 30, in Volum	ne 123 of Mortgages on Page 82:
WHEREAS, The note martenaged premiers is more vested in Aldersal Medical Medic	se sum of Thirty-three Hundred Seven as	A 50 (10 (\$ 330 7,50) Dollars, with interest from
THEREAS, This to the mortgogical premium to core vested in Abellighth Indian and Principal and Princ	$\mathcal{M}(\mathcal{U}_{\mathcal{U}})$ 19.35 and	
WHEREAS, The said formance Company has been requested to make said note payable as bereinsfeer agreed, which it has conserved to do in contention of the payments to be made as horizing provided. NOW, THEREFORE, the said. If there is a subject of the said of the payments of the payments of the payments of the participal one consisting due as adversaid as pollows: On the first day of each meets, beginning on the first day of April 1982. The num of Jew Spirity Male 200 and the participal of said amounts due on said note, such also, at the same time, interest at the rate of April 1982, per cent, per annum on the first day of and month, and on the first day of and month, and on the first day of and month, and on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any monthly principal annum in force except such been shall be installed to the monthly principal installments have been perfectly and and the shall be annument of the monthly principal annum in force except such be	Washington Manager	el Gilreath Taylor
WHEREAS, The said formance Company has been requested to make said note payable as bereinsfeer agreed, which it has conserved to do in contention of the payments to be made as horizing provided. NOW, THEREFORE, the said. If there is a subject of the said of the payments of the payments of the payments of the participal one consisting due as adversaid as pollows: On the first day of each meets, beginning on the first day of April 1982. The num of Jew Spirity Male 200 and the participal of said amounts due on said note, such also, at the same time, interest at the rate of April 1982, per cent, per annum on the first day of and month, and on the first day of and month, and on the first day of and month, and on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments haven per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any month. Such payments shall be in multiples of the monthly principal installments have been per annum on the first day of any monthly principal annum in force except such been shall be installed to the monthly principal installments have been perfectly and and the shall be annument of the monthly principal annum in force except such be	WHEREAS, Title to the mortgaged premises is now vested in	
NOW, THEREFORE, the said. All how to Acquisite and the said and said principal sum remaining the as aforesaid of full said. NOW, THEREFORE, the said. All how to Acquisite and the said said and said said. All said and said principal said remaining on the first day of Arrive. 19.35, the soun of Leaf leafly slice. See Amount due on said code, and also, at the same time, interest at the rate of Society and See Amount due on said code, and also, at the same time, interest at the rate of Society and See Amount due on said code, and also, at the same time, interest at the rate of Society and See Amount due on said code, and also, at the same time, interest at the rate of Society and See Amount due on the said first day of seek month, and on the first day of Millery and Society and See Amount due to the said first day of any month. Such payments shall be in multiples of the monthly principal installment herein are dead for. And the parties to this agreement hereby coment to said extension and agree that said. Still slightly installment herein are dead for. And the parties to this agreement hereby coment to said extension and agree that said. Still slightly seed and all their covenants and condition hall remain in force except, as herein monthly common in force except, as herein monthly. And the parties to this agreement hereby coment to said extension and agree that said. Still slightly seed and all their covenants and condition hall remain in force except, as herein monthly seed and said the said more and Still slightly said slightly seed and said still slightly seed as a slightly seed as a slightly seed and said slightly seed as a slightly seed a		
NOW, THEREFORE, the sold of the control of the cont	WHEREAS, The said Insurance Company has been requested to make	said note payable as hereinafter agreed, which it has consented to do in con-
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY	deration of the payments to be made as herein provided.	
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY	,	
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY		
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY	NOW THEREFORE the said John & Jaylo	and Hagael Wilreath Jaylor
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY	to w, filling one, the principal gum remaining due as aforesaid as follows:	
the applied on the principal of said amount due on son note, and sale, and said of the said principal remaining due thereon on the said first day of each month, and on the first day of. The applied on the principal sum with interest thereon; and with interest after maturity as set forth in said note. Privilege is given to make additional payments of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said. The said payments are said and their covenants and condition shall remain in force except as herein modified. IN WITNESS WHEREOF, the said pathod. A D JALLY JALLY Special Scale of the said extension and agree that said. A D JALLY Special Scale of the said of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said their covenants and condition. A D JALLY Special Scale of the said payments and said payments as a said and said extension and agree that said note the said said their covenants and condition. A D JALLY Special Scale of the said payments as a said and said their covenants and condition. A D JALLY Special Scale of the said payments as a said and their covenants and condition. A D JALLY	ereby agree to pay the principal sum remaining due as aloresaid as londws.	35 was True to the way and Modellars
Lances of said principal renaid amount due on such note, and subset these, increases at the fitted of the state of the said principal renaidining due thereon on the said first day of each month, and on the first day of	On the first day of each month, beginning on the first day of	, 19.1., the sum of January
said principal sum with interest thereon; and with interest after maturity as out forth in said note. Privilege is given to make additional payments of count of the principal sum of said note on the first day of any month. Such payments shall be in multiples of the monthly principal installment herein produced for. And the parties to this agreement hereby consent to said extension and agree that said Marie and all their covenants and condition half result in first lien upon said premises, and that said note and Marie and Marie and all their covenants and condition half remain in force except as herein modified. In WITNESS WHEREOF, the said School and Marie and Marie and Marie and weal to the standard of the said standard and weal to the standard of the said standard and weal to the said of the said standard and weal to the said coverants. WITNESSES: A. D. La Lay C. Sea School and School and School and School and said the said that he saw the within name Dalla A. D. Lay C. Sea School and School	be applied on the principal of said amount due on said note, and also, at the	same times, interest at the rate of the same times.
And the parties to this agreement hereby consent to asid extension and agree that said MALLIGATE shall continu first lion upon said premises, and that said note and MALLIGATE and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said Mall and soal at the said of any of agree that said Magel half hereunto set their hand and soal at the say of agreed the said Magel half hereunto set their hand and soal at the say of agreed the said Magel half hereunto set their hand and soal at the say of agreed the said Magel half hereunto set their hand and soal at the say of agreed the said Magel half hereunto set their hand and soal at the say of agreed the said Magel half hereunto set their hand and soal at the say of agreed the said of the monthly principal installment herein product and all their covenants and condition half continued to the said and soal at the said and soal at the said and soal at the say of agreed the said and soal at	dances of said principal remaining due thereon on the said first day of each	month, and on the first day of, 19, the balance
And the parties to this agreement hereby consent to said extension and agree that said Most galgers and all their covenants and condition thail remain in force except as herein modified. IN WITNESS WHEREOF, the said All M. Jayels and Magel hare hereunto set their hand and seal of the 30 st. day of agreement, 1935. WITNESSES: WITNESSES: WHAT JAYEL SAINTAN, Ja Sagard Rilleath Jayels (Seal Seal Seal Seal Seal Seal Seal Seal	said principal sum with interest thereon; and with interest after maturity	as set forth in said note. Privilege is given to make additional payments or
And the parties to this agreement hereby consent to said extension and agree that said MIDILGAGE shall continue first lien upon said premises, and that said note and MIDILGAGE and and all their covenants and condition half remain in force except as herein modified. IN WITNESS WHEREOF, the said Belle S. Augelo and Magel half here with hand and seal at the 30 th day of agent 1935. WITNESSES: WITNESSES And made oath that he saw the within name of the same of	ecount of the principal sum of said note on the first day of any month. Such	payments shall be in multiples of the monthly principal installment herein pro
And the parties to this agreement hereby consent to said extension and agree that said MIDILGAGE shall continue first lien upon said premises, and that said note and MIDILGAGE and and all their covenants and condition half remain in force except as herein modified. IN WITNESS WHEREOF, the said Belle S. Augelo and Magel half here with hand and seal at the 30 th day of agent 1935. WITNESSES: WITNESSES And made oath that he saw the within name of the same of		
first lien upon said premises, and that said note and Mark Light get and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said the Saylor and Nagel have hereunto set their hand and seal of the 30 th day of april 1935. WITNESSESS: N.D. Haply (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor (S		
first lien upon said premises, and that said note and Mark Light get and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said the Saylor and Nagel have hereunto set their hand and seal of the 30 th day of april 1935. WITNESSESS: N.D. Haply (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor (S		
first lien upon said premises, and that said note and Mark Light get and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said the Saylor and Nagel have hereunto set their hand and seal of the 30 th day of april 1935. WITNESSESS: N.D. Haply (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor (S		-
first lien upon said premises, and that said note and Mark Light get and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said the Saylor and Nagel have hereunto set their hand and seal of the 30 th day of april 1935. WITNESSESS: N.D. Haply (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor (S		
first lien upon said premises, and that said note and Mark Light get and all their covenants and condition hall remain in force except as herein modified. IN WITNESS WHEREOF, the said the Saylor and Nagel have hereunto set their hand and seal of the 30 th day of april 1935. WITNESSESS: N.D. Haply (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Nagel Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Saylor Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor Salvath Laylor (Seal Salvath Laylor (S		mastalae, shall continue
hall remain in force except as herein modified. IN WITNESS WHEREOF, the said Day of april 1935. WITNESSES: WITNESSES: WITNESSES: WITNESSES: WITNESSES: WESTER DAY OF CAROLINA, County of Greenville. PERSONALLY appeared before me allested by Jurana Jan, and made oath that he saw the within name of the county of Greenville. PERSONALLY appeared before me act and doed deliver the foregoing written Extension Agreement, and that he, with the control of the county of Greenville. WORN TO before me this 30 h. day of the county for the control of the county for the county for the county for the control of the county for the count	1 - 1 /-	v
WITNESSES: WITNESSES: W.O. Harry (Seal Major South Caroling) TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Alstern Major Surface and deed deliver the foregoing written Extension Agreement, and that he, with WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800.	first licn upon said premises, and that said note and	and all their covenants and conditions
WITNESSES: WITNESSES: W.O. Harry (Seal Major South Caroling) TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Alstern Major Surface and deed deliver the foregoing written Extension Agreement, and that he, with WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. WORN TO before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800. Worn To before me this 30 M. A. D. 19 1800.	hall remain in force except as herein modified.	Wilsouth, Taylor
WITNESSES: W.D. La fly Witnesses W.D. La fly Witnesses (Seal (Se	IN WITNESS WHEREOF, the said to hus & Jaylor and	Nagel have hereunto set their hand seal seal seal this
A.D. Hafty Wester S. Jurnan, Ja. Augusticath Jaylor (Seal Seal Scale) (Seal Seal Seal Seal Seal Seal Seal Seal	30 th day of april , 19 36	. · ·
A.D. Hafty Wester S. Jurnan, Ja. Augusticath Jaylor (Seal Seal Scale) (Seal Seal Seal Seal Seal Seal Seal Seal	WITNESSES	
Wester & Jurnan, Jr. Wagarl Killeath Taylor (Seal (Se	WITNESSES.	Osland Standard (Seal
(Seal TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. Allsty J. Justinan, Jr., and made oath that he saw the within name of the same	and the state of t	
TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me Allstan Is Justica Taylor. and made oath that he saw the within name Island School and	Wester & Furman, J.	Seal (Seal
TATE OF SOUTH CAROLINA, County of Greenville. PERSONALLY appeared before me. August Sign, seal and as their act and deed deliver the foregoing written Extension Agreement, and that he, with NO. Nathy witnessed the execution thereof. WORN TO before me this. A. D. 19 1200 A. D. 19 1200 A. D. 19 1200 Ity commission expires. S. C. Stamps \$ and 3 & cents.		C (Seal
County of Greenville. PERSONALLY appeared before me. Allster Jayan Jayan and made oath that he saw the within name Lohan S. Daylor and Jayan Jayan Jayan Jayan Jayan gn, seal and as. their act and deed deliver the foregoing written Extension Agreement, and that he, with WORN TO before me this day of A. D. 19 300. Notary Public for South Caroling Ty commission expires S. C. Stamps \$		(Seal
County of Greenville. PERSONALLY appeared before me Allster I Justilian Jacobian and made oath that he saw the within name Lohan S. Caylor and Jacobian Island Isl	<u> </u>	<u>en en regenera de proceso, regenera en esta de como de como en entre en entre en esta de como enternador de co</u>
County of Greenville. PERSONALLY appeared before me Allster I Justilian Jacobian and made oath that he saw the within name Lohan S. Caylor and Jacobian Island Isl		
PERSONALLY appeared before me. Color Color Color Carolin Color Carolin Color Carolin Color Carolin Caro		
John S. C. Stamps \$ 1 and 3 6 cents.	DEDCONALLY amound before me	Tunman, In and made oath that he saw the within name
ign, seal and as their act and deed deliver the foregoing written Extension Agreement, and that he, with WORN TO before me this 30/1 day of A. D. 19 3000 Worn To before me this 30/1 day of A. D. 19 3000 Olympia Commission expires S. C. Stamps \$ 1 and 3 6 cents.	On her & Janear de la	Gilienth Taylor.
WORN TO before me this. 30 // day of WORN TO before me this. 30 // da		ℓ
WORN TO before me this. Solution of the solut		Extension Agreement, and that he, with
Abril , A. D. 19.26 A. D. 19.26 Al D. Lafty Notary Public for South Caroling S. C. Stamps \$ and 36 cents.	W. O. Haffy	witnessed the execution thereof.
Notary Public for South Carolina. Iy commission expires S. C. Stamps \$ and 3 cents.	WORN TO before me this 30 /h day of	
Notary Public for South Carolina. Iy commission expires S. C. Stamps \$ and 3 cents.	april A. D. 19 300	
Notary Public for South Caroling. Iy commission expires S. C. Stamps \$ and 3 cents.	N. O. O. Alan is . E.	
S. C. Stamps \$ and	Notary Public for South Caroling.	allester G. Furman, Ja
S. C. Stamps \$ and3 ¢s.		Allester G. Furnan, Ja
	ty commission expires	Allster G. Frankan Ja
Recorded May 1st 1935 at 11:30 o'clock am.		
Recorded May 187 1935 at 11. o'clock M.	·	
	S. C. Stamps \$and	
•	S. C. Stamps \$and	