on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander Ev: Vice-President Leonard M. Todd and Scoretary ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Brissey and made oath that Saw M. O. Alexander as Vice-Presidnet and L.M.Todd as Secretary & Treasure or	TOGETHER with all and singular the Rights, Members, Heredita	DITE AMERICAN CONTRACTOR AND ADDRESS OF THE PROPERTY OF THE PR
deep corporation force increby bind steel		
these here'dy bind itself. decreases and anique, to warrant decreases and anique, to warrant decreases and anique, to warrant decreases and anique, the suit Premises unto the said ELT/ABERTH K. STECHENSON AND H. R. 9.75THENSON 2 their. Abilities and Anique and overy press whomso- making and overy press whomso- making and overy press whomso- making or to delate the same or any part thereof. And the said manager argue as incurred to be policy of incurrence to the said not against an animal and the manager and anique and overy press whomso- me tous or demands by fire, and easign the policy of incurrence to the said not against an animal and any time and who presses to the said one said and the country of the premium and expenses of such insurance under this martinger, with interest. And if at any time any part of said dobt, or interest thereon, be past due and unpaid, said corporation does The 17 Interest thereon any could be said dobt, or interest thereon, be past due and unpaid, said corporation does The 17 Interest thereon any account the said or of said martinger, with interest. And if at any time any part of said dobt, or interest thereon, be past due and unpaid, said corporation does The 17 Interest thereon any account the said martinger, be part of said said premises and confer and premises to said corrigance. The premises and said said and said premises and confer and premises to said corrigance. The premises and confer and premises and confer and premises of said premises and confer and premises and confer and premises of said premises and confer and premises and confere and fine animal premises and confere and premises and confere and said said and conference and fine animal premises and conference and confere		his Heirs and Assigns forever. And
the contraction may cause the same to may refer the contraction of assigns the manufacture and assigns from and against leverally claiming or to claim the same or my part thereof. And the said manufacture agrees to insure the house and building on said lot in a sum not less than Twenty-Photus and and No/100(\$20,000). Dollars, in a company or companies statestery to the mortgage, and keep the same insured more of assages by time, and assign the policy of insurance to the said mortgages, and that in the event that the mortgages shall at say time fall to do so, then the discovered may cause the same to be insured in	id corporation	
itself, its XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	loes hereby bind itself	, its successors and assigns, to warrant
The office of the premium and every person whomsome person and person and person and person and the said mortaneous across to insure the house and building on said lot in a sum not loss than Twenty-Thousand and No/100(\$20,000) and toes or damage by fire, and sasign the policy of maurance to the said mortgages; and that in the event that the mortgages, and there yet fire said along the mortgages may on the mortgages, and there is the mortgages, and there is the mortgages, and the said mortgages; and the said mortgages, and the said mortgages may cause the same and reimburse. Themed yes the mortgage may the said the said mortgages may cause the same and reimburse. Themed yes the mortgages may cause the said mortgages may also an approximate the mortgage, with interest. And if at any time any pert of said debt, or interest thereon, be past due and unpaid, said corporation does. The 1P Mein, Executors, Administrators or Assigns, and agree that any Judge of the Circuit is provised by the said state may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and called said reats and profits applying the provise statuly collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if The said mortgages, and the said mortgages of the parties to the said mortgages of the said mortgages and the said mortgages and the said mortgages and the said mortgages may be said until the said mortgages and the said mortgages may be said until the said mortgages and the said	d forever defend all and singular the said Premises unto the said	ELIZABETH K. STEPHENSON AND H. R. STEPHENSON; their
The worldy claiming or to claim the same or any part thereof. And the said mortagage agrees to inner the house and building on said let in a sum not less then Twenty-Thous and and No/100(\$20,000) Pollars, in a company or companies antifactory to the mortagage, and keep the same insured and mortagages may cause the sume to be insured in. Pollars, in a company or companies attifactory to the mortagage, and keep the same insured and mortagages may cause the sume to be insured in. The 1r In the 1r In the premium and expenses of such insurance under this mortagage, with interest. And if at any time any part of said dobt, or interest thereon, be past due and unpaid, said corporation does In the 1r In the 1r In the said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said promises and office and interest, costs or expenses, within interest and profits of the above described premises to said mortagage, and the companies are partially and the companies of the partial corporation does In the 1r In the said mortagage are and the interest, costs or expenses, within interest and profits of the above described premises to said mortagage, and the companies are all the said mortagage and the companies and the said mortagage and the companies are all the said mortagage and the companies and the said mortagage and the companies are all the said mortagage and the companies and the said mortagage and t		- his Heirs and Assigns from and against
And the said mortspages agrees to hasaer the house and building on said let in a sum not less than Twenty-Thous and and No/100(\$20,000) Dollars, in a company or companies satisfactory to the mortsgage, and the feet here that the mortsgage and that is the event that the mortsgage and the feet here that the mortsgage and that is the event that the mortsgage and that is the event that the mortsgage and the feet here that the mortsgage and the sum of the said mortsgage. The 1r name and reimburse themselves And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does hereby assigns the rents and profits of the above described premises to said mortsgage, \$\frac{1}{2}\$ to said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of taid premises and collect end resis and profits applying the grocest therefore (after purpur cost of collection) upons and doth, interest, corps or expresses, without lability to account for anything more than the rents and first schally collected. PROVIDED ALVAES, nevertheless, and it is the true intents and meaning of the parties to these Presents, that if "The said mortsgage, does and shall well and truly pay or cause to be paid unto the said mortsgage the debt or sum of money unterly mull and void; otherwise to remain in all force and virtues. AND IT IS AGREED, by and between the said parties, that the said mortsgagor. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers On this, the Soth Granting the feet of the payment shall be made. IN O. Alexander Section the presence of the source of the said mortsgage. AND IT IS AGREED, by and between the said parties, that the said mortsgage is a said to be hereunto affixed and these Presents to be subscribed by its duly thoriz	er lawfully claiming or to claim the same or any part thereof.	XXXXX Successors and Assigns and every person whomso-
In loss or damage by fire, and easign the policy of insurance to the said mortgages; and that in the event that the mortgage shall at any time fail to do so, then the distribution of the premium and expenses of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does.	All the second of the second o	
In witness whereof, the said granting corporation has caused its corporate seal to be herecusto affixed and these Presents to be subscribed by its duly therized efficers In witness where so the said granting corporation has caused its corporate seal to be herecusto affixed and these Presents to be subscribed by its duly therized efficers To our Lord one thousand nine hundred and. PORTY States where the sold presents and continued and dependence of the United States. PRAMELIN FARMELIN FARMELIN SATINGS & LOAN COMPANY ATE OF SOUTH CAROLINA (Special content). PROSPINE CONTROLLINA (Special content). The side of the special content is subscribed by the sold more special content. The side of the presents the said profits applying the proportion can be subscribed by its duly the said more special content. The side of the said mortgager, does not shall well and truly pay or cause to be paid unto the said mortgage the debt or sum of money unterly multil and only, otherwise to remain in the literate and meaning of the said note, then this doed of bargain and sale shall cease, determine, and unterly multil and out, otherwise to remain in the literate and meaning of the said note, then this doed of bargain and sale shall cease, determine, and unterly multil and out, otherwise to remain in the literate and meaning of the said note, then this doed of bargain and sale shall cease, determine, and unterly multil and out, then this doed of bargain and sale shall cease, determine, and unterly multil and the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. In witness whereas until default of payment shall be made. In witness whereas and the said mortgager and these presents to be subscribed by its duly therized officers. The said and the said mortgage and the said mortgager and the said mortgager. In our Lord one thousand nine hundred and the said mortgager. The South Carolina is the said and said and the said mortgager and the said and control in the presence of the said and	om loss or damage by fire, and assign the policy of insurance to the	he said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the
And if at any time any part of said debt, or interest thereon, be past due and unpaid, said corporation does the 1r Heiry Recursors, Administrators or Assigns, and agree that any Judge of the Circuit unt of said State may, at Chambers or otherwise, appoint a resolver, with authority to the closes described premises to said mortgage, and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the read and proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the read and proceed the said mortgager, does and shall well and truly pay or cause to be paid unto the said mortgages the debt or sum of money result, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and utterly mull and void; otherwise to remain findil force and virure. AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said parties, that the said mortgagor On this, the 30th day of October on this, the 30th day of October in the rot our Lord one thousand nine hundred and Forty-Six and in the care further and meaning of the said note, then this deed of bargain and sale subscribed by its duly thorized officers On this, the 30th day of October on this, the 30th day of October In the rot our Lord one thousand nine hundred and Forty-Six and in the care further and meaning of the said mortgage, and the see Presents to be subscribed by its duly thorized officers On this, the 30th day of October AND TISS AGREED, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers On this, the 30th day of October AND TISS AGREED, the said granting corporation has caused its corporate seal to be hereunto affixed and thes	I mortgagee may cause the same to be insured in	their name and reimburse themselves
the 17 Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit and sold State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of and promises and collect said terms of profile applying the proceeds thereafter (after paying cost of collection) upon said debt, interest, code or expenses, without intellige of account for anything more than the result and profile applying the first actually collected. FROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if The said mortgage, does and shall well and truly pay or cause to be paid unto the said mortgages the debt or sum of money utterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgager AND IT IS AGREED, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the said Premises until default of payment shall be made. IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the said premises until default of payment shall be made. FOTLY-SIX and in the distribution of Said Premises and Intelligence of the United States. M. O. Alexander FRANKLIN FAVINGS AND LOAN COMPANY Loaned Scorettery. FRANKLIN FAVINGS AND LOAN COMPANY Loaned Scorettery. ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Erissey and as the set and deed of said corporation, deliver the within the mortgage, and that he with the laws of the State of South Coulina, is, sed with its corporate seal; and as the set and deed of said corporation, deliver the within the mortgage, and that he with the state of South Coulina, and the seal and deed of said corporation, deliver the within the mort		for the premium and expenses of such insurance under this mortgage, with interest.
the 1r Helrs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit of said State may, at Chambers or observice, appoint a receiver, with authority to take possession of said premises and collect said rents and profits applying the proceeds there are provided the profits and premises and debt, interest, costs or expenses, without infalling an account for anything more than the rests and first actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if """ """ """ """ """ """ """	And if at any time any part of said debt, or interest thereon,	be past due and unpaid, said corporation does
uit of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits applying the proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and first scually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents without liability to account for anything more than the rents and first scually collected. The said mortgegor, does and shall well and truly pay or cause to be paid unto the said mortgages the debt or sum of money messed, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this doed of bargain and sale shall cease, determine, and utterly until and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor IN WITNESS WHERKOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the or of our Lord one thousand nine hundred and Forty-Six and in word institute and Seventy-Fire Proceedings of the said mortgage and in the constitution of the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of bargain and sale shall cease, determine, and the said note, then this doed of the said note, then this doed of the said note, then this doed note shall note and the said note, then thi		hereby assigns the rents and profits of the above described premises to said mortgagee, Sr (
the said mortgagor, does and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money utterly null and void; otherwise to remain in full force and virture. AND IT IS AGREED, by and between the said parties, that the said mortgagor AND IT IS AGREED, by and between the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the part of our Lord one thousand nine hundred and Forty-Six and in an and in the contribution of the said parties, that the said mortgage is a subscribed by its duly thorized officers Year of the Sovereignty and Independence of the United States. FRANKLIN FAVINGS AND LOAN COMPANY M. O. Alexander Ey. Vice-President Leonard M. Todd and Sourctary ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me M. O. Alexander as Vice-President and LM Todd as Secretary & Tree and Composition chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation thereof. Sworn to and subscribed before me this 50th day of the corporation that the corporation thereof.	urt of said State may, at Chambers or otherwise, appoint a receiv t proceeds thereafter (after paying cost of collection) upon said	ver, with authority to take possession of said premises and collect said rents and profits applying the
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the rof our Lord one thousand nine hundred and Forty-Six and in a constitution of huntiped and Seventy-Pire Send and delivered in the presence of: Send, seafed and delivered in the presence of: Christine Brissey ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Christine Brissey M. O. Alexander as Vice-President and L.M.Todd as Secretary and Tree specific or proporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within titten mortgage, and thas the witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October witnessed the execution thereof.	PROVIDED ALWAYS, nevertheless, and it is the true intent ar	nd meaning of the parties to these Presents, that if
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the rot our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-Fire was asset of the Sovereignty and Independence of the United States. FRANKLIN FAVINGS AND LOAN COMPANY W. O. Alexander Forty-Six Incompany Very South Carolina, forcenville County. ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Brissey and made oath that the saw M. O. Alexander as Vice-President and L.M. Todd as Secretary & Tree as Vice-President and L.M. Todd as Vice-	resaid, with interest thereon, if any be due, according to the true	and shall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly thorized officers on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one funding and Seventy-First year of the Sovereignty and Independence of the United States. Begned, sealed and delivered in the presence of: Christine Brissey ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Christine Brissey (of FRANKLIN SAVINGS & LOAN CO. grant Saw N. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasu or	utterly null and void; otherwise to remain in full force and virtur	intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and re.
on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard. M. Todd and Seventy M. O. Alexander Seventy M. O. Alexander Seventy M. O. Alexander Are of South Carolina, and Seventy M. O. Alexander and L.M. Todd and Seventy M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October.	AND IT IS AGREED, by and between the said parties, that the	re.
on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard. M. Todd and Seventy M. O. Alexander Seventy M. O. Alexander Seventy M. O. Alexander Are of South Carolina, and Seventy M. O. Alexander and L.M. Todd and Seventy M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October.	e utterly null and void; otherwise to remain in full force and virtur AND IT IS AGREED, by and between the said parties, that the	re.
on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard. M. Todd and Seventy M. O. Alexander Seventy M. O. Alexander Seventy M. O. Alexander Are of South Carolina, and Seventy M. O. Alexander and L.M. Todd and Seventy M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October.	e utterly null and void; otherwise to remain in full force and virtur AND IT IS AGREED, by and between the said parties, that the	re.
on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard. M. Todd and Seventy M. O. Alexander Seventy M. O. Alexander Seventy M. O. Alexander Are of South Carolina, and Seventy M. O. Alexander and L.M. Todd and Seventy M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October.	AND IT IS AGREED, by and between the said parties, that the	re.
on this, the 30th day of October in the ar of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard. M. Todd and Seventy M. O. Alexander Seventy M. O. Alexander Seventy M. O. Alexander Are of South Carolina, and Seventy M. O. Alexander and L.M. Todd and Seventy M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October.	AND IT IS AGREED, by and between the said parties that the	re.
on this, the 30th day of October in the ror of our Lord one thousand nine hundred and Forty-Six and in the one hundred and Seventy-First year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY No. Alexander By: Vice-President Leonard. M. Todd and Scoretary ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Brissey and made oath that corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within steen mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October 1. Oc	AND IT IS AGREED by and between the said parties that the	re.
on this, the 30th day of October in the reference of the United States. FRANKLIN SAVINGS AND LOAN COMPANY States in the presence of: Christine Brissey ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Brissey M. O. Alexander as Vice-President and L.M. Todd as Secretary & Treasure or and the state of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within store of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander Brissey and made oath that or president and L.M. Todd as Secretary & Treasure or provident and L.M. Todd as Secretary & Treasure or provident and L.M. Todd as Secretary & Treasure or provident and the state of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within steen mortgage, and thas the with south state of South day of October.	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made	said mortgagor 1S to hold de.
year of the Sovereignty and Independence of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander President Leonard M. Todd and Seventy-Firs Leonard M. Todd ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. M. O. Alexander Christine Brissey AND Alexander Saw M. O. Alexander Saw Source President Cof FRANKLIN SAVINGS & LOAN CO- AND Alexander Saw Source Saving	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said parties, that the denjoy the said Premises until default of payment shall be made in the said parties, that the denjoy the said parties, that the denjoy the said parties are said parties, that the denjoy the said parties are said parties.	said mortgagor 1S to hold de.
year of the Sovereignty and Independence of the United States. FRANKLIN FAVINGS AND LOAN COMPANY	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly
M. O. Alexander Segment, sealed and delivered in the presence of: Christine Brissey ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Saw M. O. Alexander Saw M. O. Alexander Say Say Say Say Say Say M. O. Alexander Say Say Say Say Say Say Say Sa	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made and the said parties. IN WITNESS WHEREOF, the said granting corporation has determined officers on this, the 30th	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the
Christine Brissey Leonard M. Todd and Scoretary ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Christine Brissey and made oath that saw M. O. Alexander as Vice-Presidnet and L.M. Todd as Secretary & Treasu orporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. Sworn to and subscribed before me this 30th day of October	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has determined officers on this, the 30th ar of our Lord one thousand nine hundred and Forty-S	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the six and in the one huntiped and Seventy-Firs
ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Christine Brissey and made oath that saw M. O. Alexander as Vice-Presidnet and L.M. Todd as Secretary & Treasu orporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and that he with the mortgage, and that he with the mortgage, and subscribed before me this 30th day of October	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has a standard officers on this, the 30th in the said granting corporation in t	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the Six and in the one hundiped and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY
Greenville County. PERSONALLY appeared before me Christine Brissey and made oath that saw N. O. Alexander as Vice-Presidnet and L.M. Todd as Secretary & Treasu orporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of October	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made and the said Premises until default of payment shall be made at the said granting corporation has each of the said of the said granting corporation has a standard of the said granting corporatio	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the one hundred and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President
PERSONALLY appeared before me Christine Brissey and made oath that saw	AND IT IS AGREED, by and between the said parties, that the denion the said Premises until default of payment shall be made in enjoy the said Premises until default of payment shall be made in the said granting corporation has enthorized officers on this, the 30th year of the Sovereignty and Independence in the presence of: Christine Brissey	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the one hundred and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard M. Todd
PERSONALLY appeared before me Christine Brissey and made oath that Saw N. O. Alexander as Vice-Presidnet and L.M. Todd as Secretary & Treasured or poration chartered under the laws of the State of South Carolina, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within steen mortgage, and that he, with J. D. Todd, Jr. Sworn to and subscribed before me this 30th day of	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said parties, that the denjoy the said Premises until default of payment shall be made in the said granting corporation has entered officers on this, the 30th year of the Sovereignty and Independence in the presence of: Christine Brissey	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the one hundred and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard M. Todd
saw	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has entered officers on this, the 30th are of our Lord one thousand nine hundred and Forty-Super of the Sovereignty and Independence in the presence of: Christine Brissey J. D. Todd, Jr. ATE OF SOUTH CAROLINA,	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the one hundred and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard M. Todd
itten mortgage, and thashe, with J. D. Todd, Jr. witnessed the execution thereof. Sworn to and subscribed before me this 30th day of	AND IT IS AGREED, by and between the said parties, that the idenjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has enthorized officers On this, the 30th In with the said granting corporation has enthorized officers On this, the 30th In of our Lord one thousand nine hundred and Forty-S year of the Sovereignty and Independence in the presence of: Christine Brissey J. D. Todd, Jr. ATE OF SOUTH CAROLINA, Greenville County.	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the Six and in the one fluridged and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY By: Vice-President Leonard M. Todd and Secretary
Sworn to and subscribed before me this 30th day of	AND IT IS AGREED, by and between the said parties, that the idenjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has enthorized officers On this, the 30th in a forty-September of the Sovereignty and Independence in the presence of: Christine Brissey J. D. Todd, Jr. ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me.	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the six and in the one huntiped and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY N. O. Alexander By: Vice-President Leonard M. Todd and Scoretary Christine Brissey and made oath that
October	AND IT IS AGREED, by and between the said parties, that the idenjoy the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said Premises until default of payment shall be made in the said granting corporation has enthorized officers On this, the 30th in a forty-September of the Sovereignty and Independence in the presence of: Christine Brissey J. D. Todd, Jr. ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me.	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the six and in the one huntred and Seventy-First of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard M. Todd and Scoretary Christine Brissey and made oath that
J. D. Todd, Jr. (Seal) Christine Brissey	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made and thorized officers on this, the 30th ar of our Lord one thousand nine hundred and Forty-S year of the Sovereignty and Independence of: Christine Brissey J. D. Todd, Jr. ATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me Saw M. O. Alexander corporation chartered under the laws of the State of South Carolin itten mortgage, and that he is a side of the state of South Carolin itten mortgage, and that he is a side of south Carolin itten mortgage, and the side of south Carolin itten mortgage.	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the Six and in the one hundred and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY By: Vice-President Leonard M. Todd and Seventary Christine Brissey and made oath that as Vice-Presidnet and L.M.Todd as Secretary & Treasu na, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within Jr. witnessed the execution thereof.
	AND IT IS AGREED, by and between the said parties, that the denjoy the said Premises until default of payment shall be made and thorized officers IN WITNESS WHEREOF, the said granting corporation has a sthorized officers on this, the 30th ar of our Lord one thousand nine hundred and Forty-S year of the Sovereignty and Independence of: Christine Brissey J. D. Todd, Jr. PERSONALLY appeared before me saw M. O. Alexander corporation chartered under the laws of the State of South Carolination mortgage, and that she, with J. D. Todd, Sworn to and subscribed before me this 30th	caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly day of October in the Six and in the one funtired and Seventy-Firs of the United States. FRANKLIN SAVINGS AND LOAN COMPANY M. O. Alexander By: Vice-President Leonard M. Todd and Seventy- Christine Brissey and made oath that as Vice-President and L.M.Todd as Secretary & Treasu na, sign, seal with its corporate seal; and as the act and deed of said corporation, deliver the within Jr. witnessed the execution thereof. day of