The Mortgagor further covenants and agrees as follows:

(1) That this mortgage shall secure the Mortgagee for such further sums as may be advanced hereafter, at the option of the Mortgagee, for the payment of taxes, insurance premiums, public assessments, repairs or other purposes pursuant to the convenants herein. This mortgage shall also secure the Mortgagee for any further loans, advances, readvances or credits that may be made hereafter to the Mortgagor by the Mortgagee so long as the total indebtedness thus secured does not exceed the original amount shown on the face hereof. All sums so advanced shall bear interest at the same rate as the mortgage debt and shall be payable on demand of the Mortgagee unless otherwise provided in writing.

That it will keep the improvements now existing or hereafter erected on the mortgaged property insured as may be required from time to (2) That it will keep the improvements now existing or nereatter erected on the mortgaged property insured as may be required from time to time by the Mortgagee against loss by fire and any other hazards specified by Mortgagee, in an amount not less than the mortgage debt, or in such amounts as may be required by the Mortgagee, and in companies acceptable to it, and that all such policies and renewals thereof shall be held by the Mortgagee, and have attached hereto loss payable clauses in favor of, and in form acceptable to the Mortgagee, and that it will pay all premiums therefor when due; and that it does hereby assign to the Mortgagee the proceeds of any policy insuring the mortgaged premises and does hereby authorize each insurance company concerned to make payment for a loss directly to the Mortgagee, to the extent of the balance owing on the Mortgage debt,

(3) That it will keep all improvements now existing or hereafter erected in good repair, and, in the case of a construction loan, that it will continue construction until completion without interruption, and should it fail to do so, the Mortgagee may, at its option, enter upon said premises, make whatever repairs are necessary, including the completion of any construction work underway, and charge the expenses for such repairs or the completion of such construction to the mortgage debt.

(4) That it will pay, when due, all taxes, public assessments, and other governmental or municipal charges, fines or other impositions against the mortgaged premises. That it will comply with all governmental and municipal laws and regulations affecting the mortgaged premises.

(5) That it hereby assigns all rents, issues and profits of the mortgaged premises from and after any default hereunder, and agrees that, should legal proceedings be instituted pursuant to this instrument, any judge having jurisdiction may, at Chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the mortgaged premises and collect the rents, issues and profits, including a reasonable rental to be fixed by the Court in the event said premises are occupied by the mortgagor and after deducting all charges and expenses attending such proceeding and the execution of its trust as receiver, shall apply the residue of the rents, issues and profits toward the payment of the debt secured

(6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of (6) That if there is a default in any of the terms, conditions, or covenants of this mortgage, or of the note secured hereby, then, at the option of the Mortgagee all sums then owing by the Mortgager to the Mortgagee shall become immediately due and payable, and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party of any suit involving this Mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of any attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected becomes.

(7) That the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of the mortgage, and of the note secured hereby, that then this mortgage shall be utterly null and void; otherwise to remain in full force and virtue.

(8) That the covenants herein contained shall bind, and the benefits and advantages shall inure to the respective heirs, executors, administrators, successors and assigns, of the parties hereto. Whenever used the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE Personally appeared the undersigned witness and made outh that (the saw the within named mortgager sign, seal and as its act and deed deliver the within written instrument and that (the, with the other witness rubscribed above witnessed the execution thereof.) SWOON to before me this 3rd day of October 19 84 Motion Public for South Carolina. SEAL.) RENUNCIATION OF DOWER NOT NECESSARY — NOWAN MORTGACOR I, the undersigned Notary Public, do bereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgager(s) respectively, did this day appear before me, and each, upon being privately and preparation of down of, in and to all and uniquiar the permission within mentioned and released. GIVEN under my hand and seal this day of 19 RECORDET OCT 3 1984 at 3:09 P/M CEAL.) Notary Public for South Carolina. RECORDET OCT 3 1984 at 3:09 P/M CEAL.) RECORDET OCT 3 1984 at 3:09 P/M CEAL.) Notary Public for South Carolina. RECORDET OCT 3 1984 at 3:09 P/M CEAL.) RECORDET OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARCH AND RECORDED OCT 3 1984 at 3:09 P/M CEARC	WITNESS the Mortgagor's hand and SIGNED, sealed and delivered in the process of the Change of the Ch	seal this 3rd segence of: Alexhur	day of 00	velda C.	(.) (es)	2 pJ	(SEAL) (SEAL) (SEAL) (SEAL)
Personally appeared the undersigned witness and made outh that (sibe saw the within named mortgagor sign, seal and as its act and deed deliver the within written instrument and that (sibe, with the other witness subscribed above witnessed the execution thereof. SypôRN to before me this 3rd day of October 19 84 Wint day A. Hockealth. Notary Public for South Carolina. TITHIS SION EXPLITES: 5-1-89 STATE OF SOUTH CAROLINA COUNTY OF NOT NECESSARY WOMAN MORTGACOR I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife witness and sech upon being privately and separately examined by me, did declare that she does freely, voint that mortgagers (si) bein or nuccessors and assigns, all her interest and ertate, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released. GIVEN under my hand and seal this RECORDET OCT 3 1984 at 3:09 P/M Notary Public for South Carolina. RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA OR DEATH OF SOUTH CAROLINA OR DEATH OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OR DEATH OF SOUTH CAROLINA OR DEATH OF SOU	COUNTY CAROLINA)		PROBAT			· · · · · · · · · · · · · · · · · · ·	
Personally appeared the undersigned witness and made outh that (tibe saw the within named mortgagor sign, seal and as its act and deed deliver the within written instrument and that (s) he, with the other witness subscribed above witnessed the execution thereof. SWORN to before me this 3rd day of October 19 84 **Notary Public for South Carolina.** COUNTY OF NOT NECESSARY WOMAN MORTGACOR I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wiver) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately caused by the certify unto all whom it may concern, that the undersigned by me, did declare that the does freely countarily, and without any compulsion, dired of four of any person whomsoever, encounce, resource, resou	ODERMITITE	.\$			-			
sign, seal and as its act and deed deliver the within written instrument and that (1) in the too thereof. SWORN to before me this 3rd day of October 19 84 Notary Public for South Carolina. Notary Public South Carolina. COUNTY OF STATE OF SOUTH CAROLINA COUNTY OF I, the underrigned Notary Public, do hereby certify unto all whom it may concern, that the underrigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately examined by most did declare that the does freely, voluntarily, and without any compulsion, dired or fear of any person whomasover, renounce, release and former reliquish unto the mortgager(s) and the mortgager(s) before or necessors and assigns, all her interest and eritats, and all her right and claims of dower of, in and to all and singular the premises within mentioned and released. GIVEN under my hand and seal this day of RECORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M ON THE BORDET OCT 3 1984 at 3:09 P/M	0001111 01)	he understaned	witness and made	oath that	(s)he saw th	he within name	ed mortgagor
STATE OF SOUTH CAROLINA COUNTY OF I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgage of (s) respectively, did this day appear before me, and each, upon being privately and separately camined by me, did declare that she does freely, voluntarily, and without any compulsion, dreed or fear of any person whomsover, renounce, release and former, did declare that she does freely voluntarily, and without any compulsion, dreed or fear of any person whomsover, renounce, release and former, and did declare that she does freely, voluntarily, and without any compulsion, dreed or fear of any person whomsover, renounce, release and former, and did declare that she does freely, voluntarily, and without any compulsion, dreed or fear of any person whomsover, renounce, release and former, and did declare that she does freely, voluntarily, and without any compulsion, dreed or fear of any person whomsover, renounce, release and former, and and singular the premises within mentioned and released. GIVEN under my hand and seal this RECORDER OCT 3 1984 at 3:09 P/M	sign, seal and as its act and deed deli	iver the within written ins	trument and that	(s)he, with the of	her witnes	s subscribed	above witness	ed the execu-
Notary Public for South Carolina. STATE OF SOUTH CAROLINA COUNTY OF I, the undersigned Notary Public, do hereby certify under may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any compulsion, dired or fear of any person whomsoever, renounce, release and forever relinquish unto the mortgagee(s) and the mortgagee(s) before or successors and assigns, all her interest and estats, and all her right and claims of dower of, in and to all and simpular the premises within mentioned and released. GIVEN under my hand and seal this day of RECORDET OCT 3 1984 at 3:09 P/M RECORDET OCT 3 1984 at 3:09 P/M OCT 15302 COUNTY OF SOUTH CAROLINA RECORDET OCT 3 1984 at 3:09 P/M OCT 15302 OCT 24 D D D D D D D D D D D D D D D D D D	SWORN to before me this 3rd	day of October	19 84					1
RENUNCIATION OF DOWER NOT NECESSARY WOMAN MORTGACOR I, the undersigned Notary Public do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgage(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, reinquish unto the mortgage(s) and the mortgage(s) beins or successors and saxigms, all her interest and estate, and all her right and claims of dower of, in and to all and singular the premises within mentioned and released. GIVEN under my hand and seal this Asy of RECORDER OCT 3 1984 at 3:09 P/M	Whorda K. Hocken	Len_ (SEAL)			end	100	Um	1
RENUNCIATION OF DOWER NOT NECESSARY WOMAN MORTGACOR I, the undersigned Notary Public do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgage(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that the does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, reinquish unto the mortgage(s) and the mortgage(s) beins or successors and saxigms, all her interest and estate, and all her right and claims of dower of, in and to all and singular the premises within mentioned and released. GIVEN under my hand and seal this Asy of RECORDER OCT 3 1984 at 3:09 P/M	Notary Public for South Carolina.	99 ()				<u></u> .		
NOT NECESSARY WOMAN MORTGACOR I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and forever relinquish unto the mortgager(s) and		`						
I, the undersigned Notary Public, do hereby certify unto all whom it may concern, that the undersigned wife (wives) of the above named mortgagor(s) respectively, did this day appear before me, and each, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsoever, renounce, release and former, dead of fear of	STATE OF SOUTH CAROLINA	(OF DOW	ER		
(wives) of the above named mortgagor(s) respectively, did that day appears of the above named mortgagor(s) respectively, did that day appears of the above named mortgagor(s) respectively, did that day of mortgagor(s) and the mortgagor(s) beirs or successors and assigns, all her interest and estats, and all her right and claim of dower of, in and to all and singular the premises within mentioned and released. GIVEN under my hand and seal this day of 19 RECORDET OCT 3 1984 at 3:09 P/M SEAL.) RECORDET OCT 3 1984 at 3:09 P/M CLOWITY OF SOUNTY OF SO		א יווירא						
Notary Public for South Carolina. RECORDET OCT 3 1984 at 3:09 P/M Velda C. Hughes Mortgage Mortgage Register of Masse Conv Lot 210 Ch Sec.		,	ry Public, do ber	eby certify unto all	whom it	may concert	a, that the und	ersigned wife
Notary Public for South Carolina. (SEAL.) RECORDET OCT 3 1984 at 3:09 P/M Velda C. Hughes Country of Greenville, in 3:09 P/ Mortgoge, page LA S67,814.74 Lot 210 Ch Cleer Sec.	(wives) of the above named mortga me, did declare that she does freely,	I, the undersigned Nota igor(s) respectively, did the voluntarily, and without	any compulsion.	dread or fear of a	,			lacas and for-
RECORDED OCT 3 RECORDED OCT 3 RECORDED OCT 3 RECORDED OCT 3 Recorded Carolina. Recorded Community Bank 416 East North Greenville, Montgages, page Montgages, page S67,814.74 Lot 210 Ch cleer Sec.	(wives) of the above named mortga me, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu	I, the undersigned Nota igor(s) respectively, did the voluntarily, and without	any compulsion.	dread or fear of a	,			lacas and for-
Register of Mesne Conv. Rona \$67,814.74 Lot 210 Ch. cleer Sec.	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this	I, the undersigned Nota- igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') liar the premises within m	any compulsion.	dread or fear of a	,			lacas and for-
Ronald S. STATE OF SOUTH OF GREATE OF SOUTH OF GREATH OF GREAT NOT GREEN PARE I hereby certify that the day of Octo Mortgages, page Mortgages, page Mortgages, page Rona \$67,814.74 Lot 210 Ch cleer Sec.	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of	I, the undersigned Notal agor(s) respectively, did the voluntarily, and without and the mortgagee's(s') alar the premises within m	any compulsion, heirs or successo entioned and rele	dread or fear of a rs and assigns, all l eased.	ny person per interes			lacas and for-
Ronald S. Clement TATE OF SOUTH CAROLINA OUNTY OF CREENVILLE TO TO TO Mortgage of Real Est As No. Mortgage has been October Law of October Law OFFICES OF Ronald S. Clement \$67,814.74 Lot 210 Chapman Rd., Chan cleer Sec. VII	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of	I, the undersigned Notal agor(s) respectively, did the voluntarily, and without) and the mortgagee's(s') that the premises within m	any compulsion, beirs or successor entioned and rele (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes		r, renounce, rel and all her ri	lease and for- ght and claim
Ronald S. Clement TE OF SOUTH CAROLINA NTY OF GREENVILE TO TO TO TO Warnity Bank East North Street Enville, S. C. 29601 Mortgage of Real Este October Cotober To Screenvill LAW OFFICES OF Ronald S. Clement \$67,814.74 Lot 210 Chapman Rd., Chan cleer Sec. VII	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of	I, the undersigned Notal agor(s) respectively, did the voluntarily, and without) and the mortgagee's(s') that the premises within m	any compulsion, beirs or successor entioned and rele (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	r, renounce, reland all her ri	lease and for- ght and claim
or SOUTH CAROLINA OF SOUTH CAROLINA Y OF GREENVILLE TO TO Ty Bank ast North Street ille, S. C. 29601 To October October October October October October Ronald S. Clement LAW OFFICES OF Ronald S. Clement ,814.74 t 210 Chapman Rd., Chan eer Sec. VII	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu CIVEN under my hand and seal this day of	I, the undersigned Notal igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within many second of the premises	any compulsion, beirs or successor entioned and rele (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	and all her ri	O302
SOUTH CAROLINA SOUTH CAROLINA SOUTH CAROLINA FOREENVILLE TO Bank North Street le, S. C. 29601 Rotober October October October An Offices Of Ronald S. Clement 14.74 Chapman Rd., Chan Sec. VII	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of	I, the undersigned Notal igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within many second of the premises	any appear on pulsion, beirs or successor entioned and release (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	and all her ri	O302
S. Clement DUTH CAROLINA GREENVILLE TO TO The street of Real Est age of Real Est age of Real Est Conveyance Greenvill LAW OFFICES OF Chapman Rd., Chan Chapman Rd., Chan ec. VII	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of	I, the undersigned Notal igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within many second of the premises	any appear on pulsion, beirs or successor entioned and release (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	and all her ri	O302
Clement TH CAROLINA TO	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina.	I, the undersigned Notal igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within many second of the premises	any appear on pulsion, beirs or successor entioned and release (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	and all her ri	O302
CAROLINA CAROLINA VILLE WILLE Of Real Est C. 29601 Street C. 29601 ST. Greenvill S. Clement S. Clement S. Chan Ran Rd., Chan	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina.	I, the undersigned Notal igor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within many second of the premises	any appear on pulsion, beirs or successor entioned and release (SEAL.)	dread or fear of a rs and assigns, all leased.	ny person per interes	whomsoever and estate,	and all her ri	O302
ILE Treet 29601 Real Esta Real Esta Real Esta Clement Clement Rd., Chan	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina.	I, the undersigned Notal gor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within mortgagee's within mortgagee's (s') are the premises within mortgagee's (s') and the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within the premises within the second of the premises within th	any appear on pulsion, beirs or successor entioned and release (SEAL.)	dread or fear of a rs and assigns, all leased.	P/M	whomsoever and estate,	and all her ri	O302
OLINA OLINA Set lest lest len Book 16 Lement lement Lement Lement	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina. Register of Mane Conveyance Lot 210 Chapman Cleer Sec. VIII	I, the undersigned Notal gor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within mortgagee's within mortgagee's (s') are the premises within mortgagee's (s') and the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within the premises within the second of the premises within th	spy compulsion, beirs or successor entioned and relationed and rel	dread or fear of a rs and assigns, all leased.	P/M	whomsoever and estate,	and all her ri	O302
Chan Chan	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina. Ronald S Cleer Sec. VIII	I, the undersigned Notal gor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within mortgagee's within mortgagee's (s') are the premises within mortgagee's (s') and the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within the premises within the second of the premises within th	spy compulsion, beirs or successor entioned and relationed and rel	dread or fear of a rs and assigns, all leased.	P/M	whomsoever and estate,	and all her ri	O302
	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina. Ronald S. Cleer Sec. VIII	I, the undersigned Notal gor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within mortgagee's within mortgagee's (s') are the premises within mortgagee's (s') and the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within the premises within the second of the premises within th	spy compulsion, beirs or successor entioned and relationed and rel	dread or fear of a rs and assigns, all leased.	P/M	whomsoever and estate,	and all her ri	O302
	(wives) of the above named mortgame, did declare that she does freely, ever relinquish unto the mortgagee(s of dower of, in and to all and singu GIVEN under my hand and seal this day of Notary Public for South Carolina. Ronald S. Cleer Sec. VIII Cleer Sec. VIII	I, the undersigned Notal gor(s) respectively, did the voluntarily, and without and the mortgagee's(s') and the premises within mortgagee's within mortgagee's (s') are the premises within mortgagee's (s') and the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within mortgagee's (s') are the second of the premises within the premises within the second of the premises within th	spy compulsion, beirs or successor entioned and released with the successor entioned and released to the successor entire en	dread or fear of a rs and assigns, all leased.	P/M	whomsoever and estate,	and all her ri	O302

AND THE PROPERTY OF