The State of South Carolina, Mortgage of Real Estate	
The All William Theory December Man Community	
16 All whom these Presents May Concern.	
WHEREAS, I the said J. J. Synn, an installed by	 1G:
Tan & To AM	
WHEREAS, I the said by I Lynn, am indested fin and by	
in and by	
my Certain note hearing date the October State of a	. D.
my Certain note hearing late the action of Dallare, Jay to J. Edwards are and all of the sum of Eight hundred and green with the Dallare, Jay to J. A. Edwards are ander the sum of the sum	able
On Seamber 1 ab 1937 de in granditorio	
heing thereints had will more fully appear.	<b>-</b>
the said premises (if any there be) in such insurance company as may be approved by the	
the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy to said kortgages, and in case that fail to do so the said kortgages. Executors, Administrations or assigns may cause the same to be done and reimburse sell for the premiums and the policy that the policy is fully paid, and assign the policy the same keep insured until the above mentioned debt is fully paid, and assign the policy that the policy is fully paid, and assign the policy that the paid is fully paid, and assign the policy that the paid is fully paid, and assign the policy that the policy is fully paid, and assign the policy that the paid is fully paid, and assign the policy that the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the paid is fully paid in the policy that the paid is fully paid in the policy that the paid is fully paid in the paid is fully paid in the paid is fully paid in the paid in the paid is fully paid in the paid in the paid is fully paid in the	
secured by this mortgage.	
ive all taxes by whatsoever authority legally imposed upon the property hereby mortgaged, and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and in case fails so to do the said hortgages may cause the same to be paid and reimburse and himself therefor with interest at the rate of 7 per cent. per annum, and the amount stand	
secured by this mortgage.  3. It is also covenanted and agreed, that the said Mortgagor, his agents and tenants, shall keep the said premises in as good order and condition as they now are and not commit, shall keep the said premises in as good order and condition as they now are and not commit,	}
waste or cut down the timber thereon, to such an extent as to land wortgage, or holder as a security for the said loan or debt herein, and that the said wortgage, or holder hereof, shall be the judge as to the same as to whether it impairs the said security.	
NOW KNOW ALL MEN that I the said I I I I I I I I I I I I I I I I I I I	
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said	رج
according to the condition of the said note	
and also in consideration of the further sum of Three Dollars to Me the said	
in hand well and truly paid by the said	
bargained, sold and released, and by these Presents, do grant, bargain, sell and release unto the said T. G. Edwards, the following	æd,
All that certain piece, parcel or tract of land situate, lying and being in the State	
and County aforesaid, One al mownship, near Double Springs Baptist Church, adjourned and of m. E. Edwards Estate, Earnest Few, M. H. Fowler Estate, John E. Bagwell and W. A. Clark of m. E. Edwards Estate, Earnest Few, M. H. Fowler Estate, John E. Bagwell and W. A. Clark and being the same tract of land conveyed to me by deed from W. A. Clark this day, and having the following courses and distances, to-wit:-	
Beginning on a stone, Earnest Few's corner of w. E. Edwards Estate corner, and runs thence with the Edwards line N. 89-45 E. 268.5 feet to an iron pin on the Edwards line;	
terrace; thence down the North side of the said gully N. 33-43 h. 305 lest to an iron pin on the	
North side of the said gully; thence N. 26-18 W. 842 feet to an iron pin on the John E. Bagwell line; thence with the Bagwell line S. 76-45 W. 703 feet to a stone near a large	
leaning oak, M. H. Fowler estate corner; thence with the rowler and rew limits of the leginning corner,	
and containing Twenty Eight and no/100 (28.00) acres, more or less.	
conditions of the said Note , or failure to pay the taxes or any taxes hereinbefore specified, or to insure the house or buildings as specified hereinbefore, or to do and perform	\ /
any of the other Covenants and Agreements of this mortgage for the space of men Consecutive days, the whole amount of the principal shall thereupon immediately become due and payable to the said Mortgages or the holder hereof.	/ /
5. It is also covenanted and agreed, that in case any action or proceeding or any king.	
Executors, administrators or assigns as Receiver may be appointed pending such proceedings with the usual powers in such case, to take charge of the said mortgaged premises and the rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are rents and profits of said mortgaged premises above described, to which end the same are	<i>f</i>
arter the payment of the soil shows mentioned debt.	
6. It is also covenanted and agreed, that in case the said Note that the said Mortgage	1
in addition to the said debt shall also recover of the said debt and interest, or in case	<i>l</i> .
the said Note and mortgage shall be paiced with an attorney for collection, all attorney by	
7. It is also covenanted and agreed, that the said Mortgagor shall hold and enjoy the possession of said premises until default of payment as herein provided or a breach of some of the covenants and agreements herein shall be made.	