gangangan Perpendikangkan berangkan <del>Perbebagai perbebagai perb</del> erangkan perbebagai perb					
				val 187	0 %3929
The Mortgagor further covenants a	nd agrees as follow	rs:		1	
(1) That this mortgage shall securee, for the payment of taxes, insurance fortgage shall also secure the Mortgage y the Mortgage so long as the total independent of the same	e premiums, public e for any further la idebiness thus secu	· assessments, oans, advances red does not e	repairs or other pur s, readvances or credi exceed the original a	poses pursuant to the co its that may be made here mount shown on the face	after to the Mortgagor hereof. All sums so
rovided in writing.  (2) That it will keep the improver me to time by the Mortgagee against lebt, or in such amounts as may be requereof shall be held by the Mortgagee, and that it will pay all premiums therefore the cortgaged premises and does hereby au he extent of the balance owing on the	loss by fire and ally juired by the Morte, , and have attached or when due; and the ithorize each insura	r other hazard tagee, and in thereto loss p act it does her nee company	s specified by Mortg companies acceptable payable clauses in fav- rby assign to the Mo concerned to make p	gagee, in an amount not I e to it, and that all such for of, and in form accept intragee the proceeds of a	ess than the mortgage policies and renewals able to the Mortgagee, my policy insuring the
(3) That it will keep all improver ill continue construction until completermises, make whatever repairs are neach repairs or the completion of such	ments now existing tion without interru cessary, including t	or hereafter of ption, and sho he completion	rected in good repai uld it fail to do so, th of any construction	he Mortgagee may, at its o	option, enter upon said
(4) That it will pay, when due, algainst the mortgaged premises. That it remises.	ll taxes, public asse	essments, and	other governmental	or municipal charges, find laws and regulations af	es or other impositions fecting the mo.tgaged
(5) That it hereby assigns all rents hould legal proceedings be instituted preceiver of the mortgaged premises, was, including a reasonable rental to be harges and expenses attending such pro-	pursuant to this ins with full authority to fixed by the Court occeding and the ex-	strument, any o take possess in the event:	judge having jurisdi ion of the mortgaged said premises are occ	iction may, at Chambers I premises and collect the cupied by the mortgagor :	or otherwise, appoint rents, issues and prof- and after deducting all
mand the payment of the debt secured  (6) That if there is a default in an option of the Mortgagee, all sums then ortgage may be foreclosed. Should an party of any suit involving this Morts nereof be placed in the hands of any and a reasonable attorney's fee, shall the fithe debt secured hereby, and may be  (7) That the Mortgagor shall hol-	oy of the terms, con- owing by the Mor- oy legal proceedings gage or the title to attorney at law for ereupon become du- be recovered and co- d and enjoy the pro-	tg.gor to the be instituted the premises collection by e and payable ollected hereus remises above	Mortgagee shall been for the foreclosure of described herein, or suit or otherwise, all immediately or on duder.	ome immediately due a f this mortgage, or should should the debt secured I costs and expenses incur- emand, at the option of the e is a default under this r	nd payable, and this the Mortgagee become I hereby or any part ried by the Mortgagee, he Mortgagee, as a part nortgage or in the note
ecured hereby. It is the true meaning of	of this instrument t d hereby, that then	hat it the Moi this mortgag	rigagor shall fully pe e shall be utterly nul	eriorm all the terms, con- l and void; otherwise to r	emain in full force and
rtue.	wainad chall bind a	and the benefi	te and advantage el	all inure to the remedi	ve heire executors ad-
irtue.  (8) That the covenants herein con sinistrators successors and assigns, of t	the parties hereto. I all genders.	Whenever used	d, the singular shall i	nclude the plural, the plur	ve heirs, executors, ad- ral the singular, and the
irtue.  (8) That the covenants herein con sinistrators successors and assigns, of t se of any gender shall be applicable to	the parties hereto. I all genders.	Whenever used	ts and advantages sh d, the singular shall i June	hall inure to, the respecting the plural, the plural th	ve heirs, executors, ad- ral the singular, and the
irtue.  (8) That the covenants herein con ninistrators successors and assigns, of t se of any gender shall be applicable to VITNESS the Mortgagor's hand and s	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i	nclude the plural, the plur	ve heirs, executors, ad- ral the singular, and the
rtue.  (8) That the covenants herein consinistrators successors and assigns, of the covenants herein consinistrators successors and assigns, of the covenant successors and assigns, of the covenant successors are covenant successors. The Mortgagor's hand and successors are covenant successors.	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i	nclude the plural, the plural 19 84	ve heirs, executors, adral the singular, and the
irtue.  (8) That the covenants herein continistrators successors and assigns, of the covenants herein continistrators successors and assigns, of the covenant successors are applicable to successors. TITNESS the Mortgagor's hand and successors are covenant successors.	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i	19 84	ral the singular, and the(SEAL)
rtue.  (8) That the covenants herein con- inistrators successors and assigns, of to se of any gender shall be applicable to 'ITNESS the Mortgagor's hand and s	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i June <i>Milliam</i>	19 84	(SEAL)
irtue.  (8) That the covenants herein continistrators successors and assigns, of the covenants herein continistrators successors and assigns, of the covenant successors are applicable to successors. TITNESS the Mortgagor's hand and successors are covenant successors.	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i June <i>Milliam</i>	19 84	ral the singular, and the(SEAL)
irtue.  (8) That the covenants herein continistrators successors and assigns, of the second services of any gender shall be applicable to the continuous the Mortgagor's hand and second services.	the parties hereto. It is all genders.  seal this 12th	Whenever used	d, the singular shall i June <i>Milliam</i>	19 84  91 E C	(SEAL) (SEAL) (SEAL)
irtue.  (8) That the covenants herein conninistrators successors and assigns, of the set of any gender shall be applicable to WITNESS the Mortgagor's hand and successors and assigns, of the WITNESS the Mortgagor's hand and successors and delivered in the property of the set	the parties hereto. It is all genders.  seal this 12th	Whenever used	June  **Milliam H.**	nclude the plural, the plural 19 84  91 Euro Ensor	(SEAL)
irtue.  (8) That the covenants herein conninistrators successors and assigns, of time of any gender shall be applicable to VITNESS the Mortgagor's hand and soliGNED, sealed and delivered in the processor.  Corace R.	the parties hereto. It is all genders.  seal this 12th	Whenever used	June  **Milliam H.**	19 84  91 E C	(SEAL) (SEAL) (SEAL)
irtue.  (8) That the covenants herein consinistrators successors and assigns, of the set of any gender shall be applicable to SITNESS the Mortgagor's hand and successors and delivered in the processor.  CAROLINA COUNTY OF GREENVILLE  Personally appeared the undersign nortgagor's 's') act and deed, deliver accution thereof.	the parties hereto. It is all genders.  seal this 12th resence of:  med witness and nother within written	day of day of anade oath the Mortgage, an	June  **June **  **William H.*  PR  **Is he saw the wind that (8)he with the	OBATE  thin named mortgagorfs) the other witness subscribe	(SEAL) (SEAL) (SEAL) (SEAL)
TATE OF SOUTH CAROLINA  Personally appeared the undersignorting agreement.  Personally appeared the undersignorting agreement.  WORN to before me this	the parties hereto. It is all genders.  seal this 12th resence of:  med witness and nother within written	day of day of anade oath the Mortgage, an	June  **June **  **William H.*  PR  **Is he saw the wind that (8)he with the	OBATE  thin named mortgagorfs) the other witness subscribe	(SEAL) (SEAL) (SEAL) (SEAL)
TATE OF SOUTH CAROLINA  Personally appeared the undersignortgagor's s's) act and deed, deliver accurate the record according to the contract of the contract o	the parties hereto. It is all genders.  seal this 12th resence of:  med witness and nother within written	day of day of anade oath the Mortgage, an	June  **June **  **William H.*  PR  **Is he saw the wind that (8)he with the	OBATE  thin named mortgagorfs) the other witness subscribe	(SEAL) (SEAL) (SEAL) (SEAL)
rtue.  (8) That the covenants herein consinistrators successors and assigns, of the of any gender shall be applicable to TTNESS the Mortgagor's hand and successors. TTNESS the Mortgagor's hand and successors. Chacles the County of GREENVILLE  Personally appeared the undersigner transport siss and deed, deliver execution thereof.  WORN to before me this 12th county of South Carolina fly commission expires:  TTATE OF SOUTH CAROLINA COUNTY OF	the parties hereto. It all genders.  seal this 12th resence of:  med witness and methe within written day of  NOT NECT	day of  day of  made oath the Mortgage, an  June (SEAL).	June  William H.  PR  this he saw the wind that the with the with the core.  RENUNCIATION	OBATE  thin named mortgagor's) ne other witness subscribe  R. Chacel	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
(8) That the covenants herein consinistrators successors and assigns, of the of any gender shall be applicable to see of any see of an	the parties hereto. It all genders.  seal this 12th resence of:  med witness and nother within written day of  NOT NECT does freely, volunt onto the mortgage.	day of  day of  day of  ade oath the Mortgage, an  June  ———————————————————————————————————	PR  t is he saw the wind that is he with the with the with the compulsion or tagged eight in the compulsion or tagged eight.	OBATE  thin named mortgagor's) ne other witness subscribe  CR. Chacol  OF DOWER  unto all whom it may comme, and each, upon being in, dread or fear of any successors and assigns, all	(SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  cern, that the undersign-privately and separately person whomsoever, re-
irtue.  (8) That the covenants herein consinistrators successors and assigns, of the set of any gender shall be applicable to SITNESS the Mortgagor's hand and successors and delivered in the processor.  COUNTY OF GREENVILLE  Personally appeared the undersign mortgagor's s's' act and deed, deliver execution thereof.  SWORN to before me this 12th accounts of the set of the	the parties hereto. It all genders.  seal this 12th resence of:  med witness and nother within written day of  NOT NECT does freely, volunt onto the mortgage.	day of  day of  day of  ade oath the Mortgage, an  June  ———————————————————————————————————	PR  t is he saw the wind that is he with the with the with the compulsion or tagged eight in the compulsion or tagged eight.	OBATE  thin named mortgagor's) ne other witness subscribe  CR. Chacol  OF DOWER  unto all whom it may comme, and each, upon being in, dread or fear of any successors and assigns, all	(SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  cern, that the undersign-privately and separately person whomsoever, re-
irtue.  (8) That the covenants herein conninistrators successors and assigns, of time of any gender shall be applicable to STATESS the Mortgagor's hand and solGNED, sealed and delivered in the processor of the County of GREENVILLE  Personally appeared the undersign mortgagor's's') act and deed, deliver execution thereof.  SWORN to before me this 12th of the Notary Public for South Carolina My commission expires:  STATE OF SOUTH CAROLINA COUNTY OF  ed wife (wives) of the above named rexamined by me, did declare that she nounce, release and forever relinquish and all her right and claim of dower GIVEN under my hand and seal this	the parties hereto. It all genders.  seal this 12th resence of:  med witness and methe within written day of  NOT NECE does freely, volume unto the mortgage of, in and to all and all are all and to all and all are all general descriptions.	day of  day of  day of  ade oath the Mortgage, an  June  ———————————————————————————————————	PR  I she saw the wind that she with the saw the th	OBATE  thin named mortgagor's) ne other witness subscribe  CR. Chacol  OF DOWER  unto all whom it may comme, and each, upon being in, dread or fear of any successors and assigns, all	(SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  cern, that the undersign-privately and separately person whomsoever, re-

Caw Offices of Thomas C. Brissey, P.A.
619 North Main Street
P.O. Box 10143
Greenville, South Carolina 29603
\$2,400.00
5.0 Acres Harrison Eridge Rd

LAW OFFICES OF

Thomas J. Wilson, Jr., O.D. and Doris B. Wilson

Mortgage of Real Estate

William H. Ensor

do

STATE OF SOUTH CAROLINA

Thomas C. Brissey 3 1984

X 3325X

STATE OF SOUTH CAROLINA