Now, Therefore, In consideration of the premisesdo promise to pay the full amount advanced	
to my on or before the sky of Av 1896, and do hereby give to	
the said Gungamus Crawfird a lien upon all the crops which	
may be made by upon said land during said year, to the extent of such advances, in accordance with	
the statute in such case made and provided. And if fail to pay the amount so advanced, by the time	
specified, said Trygams & Comfine shall have power to take possession of said	
crop and sell the same, the proceeds to be applied to the payment of said advances, and the surplus, if any, to	
me	
And for the Further Securing of said Advances, to be made to Ml by said Lunganus Leauful	
do hereby sell and convey to them these articles of personal property:	
One Bay Sin mule one Cart one for	
Cart while all my Farming utersely	
But on this Special Trust, That if shall fail to pay the full amount of such advances made in	
pursuance of said agreement, on or before the 1st day of Art , A. D. 1896	
may sell said property, or so much thereof as may be necessary, FOR CASH, AT PUBLIC AUGTION,	
first giving TWENTY DAYS' NOTICE AT THREE PUBLIC PLACES in Manual County, of	
the time and place of sale, and apply the proceeds of such sale to the payment of the amount then due on account of said	
advances, and pay any surplus to me	
It is Further Agreed and Understood, That if the party of the first part should, from any cause, fail to cultivate said crops, or do any act the effect of which would defeat the objects of this conveyance, then the party of the	
second part shall not be obliged to make any further advances, and the indebtedness already incurred shall become due	
Witness, my hand and seal, this 22 day of Africa 189 6	
(SEAT.)	
1. 1/2 1/ Marin	
should it	-
Witness: N X Obarris (SEAL.)	
the owner of the land described in the foregoing instrument, do hereby agree with the said	
, in consideration of the advances to be made to	
by	
that the above-given lien shall have priority to the extent of the advances made by	
during the year 189, over any lien to which	
may be entitled upon the crop to be made by said	
on said land during said year.	
(SEAL.)	
Witness: (SEAL.	

	LINA,			Cour	nty.			
The execution	of the foregoing i							
				, the grantor.	, for the	purpose the	rein expresse	d. Le
the same, with this								
Witness my ha	day of							
			I		Ŋ.			
NODTH CAR	County.							
The execution			the oath	and examina	tion			
The execution		g macrumono						
this certificate, be a			-1)	7			- Vari
	and this				189			
NORTH CARO	DLINA,			Cou	nty.			
The foregoing	certificate of				of	25.		
County, is adjudged								
Witness my h	and and official se	eal, this	day o	f		189		
						(Clerk Superio	r Cour
			No.					
Series .			-		-			
STATE OF THE PARTY	2				М.,	and		
24	3					eeds for		
nas	June)ck	of Deeds for	Book	
dism	melme		59		S. O'clock M.,	189 and ster of Deeds for	in Book 189	
nolisan	naufmel	3.6	59		S	Register of Deeds for	unty, in Book 189	
Jardison.	Grawfine	Page	Jan-Je		S. O'clock	the Register of Deeds for	County, in Book	
Sond.	4) Flamfred	Page-	Jan-Je			of the Register of Deeds for	County, in Book	
v Nardison	no Thanfine	Page	FEES:	floate,		ffice of the Register of Deeds for	County, in Book	
LIEN BOND.	game Haarfred	Page	Jan-Je	ertificate,		he office of the Register of Deeds for	County, in Book	
LIEN BOND.	rgames Chaufine		Jan-Je	on Certificate, ''.		in the office of the Register of Deeds for	County, in Book	
elden Nardison	ingames Crawfine	Book Page	Jan-Je	Passing upon Certificate,	Filed for registration ato'clock	registered in the office of the Register of Deeds for	County, in Book	