COUNTY OF GREENVILLE SEND GREETING: DALL WHOM THESE PRESENTS MAY CONCERN: I, Fred N. H111 I, Fred N. H111 SEND GREETING: HEREAS, I the said Fred N. H111 and byWY certain promissory note, in writing, of even date with the presents, I well and truly indebted to FIRST FEDERAL SAVINGS ND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and that sum of Trept house and, Fire And 100 I (g. 2,500.00) bollars, (g. 2,500.00) boll	Vol. 101	Form 1
COUNTY OF GREENVILLE ALL WHOM THESE PRESENTS MAY CONCERN. I. Fred N. H11 HEREAS. I	MORTGAGE OF REAL ESTATE	BAND & WHITE, PRINTERS, BPARTANBURG, S. C. 148732
COUNTY OF GREENVILLE ALL WHOM THESE PRESENTS MAY CONCERN. I. Fred N. H11 HEREAS. I		
ALL WHOM THESE PRESENTS MAY CONCERN: I, Fred N. H111 June In Fred N. H111 June HEREAS Internal June and by DY certain promisory note, is writing, of even date with the presents. All June June and by DY certain promisory note, is writing, of even date with the presents. All June June and by DY certain promisory note, is writing, of even date with the presents. All June June b Interest at the rate of aix (0%) per centum day profer to be require in provide to the provide to the provide to the require in the rate of aix (0%) per centum day profer of the provide to the require in the rate of aix (0%) per centum day profer of the provide to the provide to the require in the rate of aix (0%) per centum day profer of the provide to the provide to the require in the rate of aix (0%) per centum day profer of the provide to th	STATE OF SOUTH CAROLINA {	
I, Fred N, H111 HEREAS. I the mid Pred N. H111 HILE S. C. in the full model be madel to man of the pred N. H111 A the state of the the pred N. H111 A the mid HILE S. C. In the full model to motion the hILE of the mid Note that the the foremant to principal state of the motion of the state of the	COUNTY OF GREENVILLE	
I, Fred N, H111 HEREAS. I the mid Pred N. H111 HILE S. C. in the full model be madel to man of the pred N. H111 A the state of the the pred N. H111 A the mid HILE S. C. In the full model to motion the hILE of the mid Note that the the foremant to principal state of the motion of the state of the	COALL WHOM THESE BRESENTS MAY CONCERN	
HEREAS. I the mid Fred N. H111 we mid Fred N. H111 and by W		and i
and by BY	-	SEND GREETING:
D DOAN ASSOCIATION, OF GREENVILLE S.C., in the full and has sum of Troy Rhousand, Pive Hundred & no/100 (\$ 2,500.0) Dollars, th interest at the rate of six (6%) per centum for sufface or collection to be repaid in instant of the source of the property of the source of the source of the property of the source of the source of the source of the property of the source of the sou	VHEREAS, I Fred N. HIII	LU Volt
D DOAN ASSOCIATION, OF GREENVILLE S.C., in the full and has sum of Troy Rhousand, Pive Hundred & no/100 (\$ 2,500.0) Dollars, th interest at the rate of six (6%) per centum for sufface or collection to be repaid in instant of the source of the property of the source of the source of the property of the source of the source of the source of the property of the source of the sou	· · · · · · · · · · · · · · · · · · ·	han I
D DOAN ASSOCIATION, OF GREENVILLE S.C., in the full and has sum of Troy Rhousand, Pive Hundred & no/100 (\$ 2,500.0) Dollars, th interest at the rate of six (6%) per centum for sufface or collection to be repaid in instant of the source of the property of the source of the source of the property of the source of the source of the source of the property of the source of the sou	and he my	
the interest at the rate of six (6%) per centumper which to be repaid in antypication of the TreeTityPrife and (06) 100 25.00 Dollars upon the first cache and every extender Math here its which full principal sum, with interest, has been paid; said monthly payments if be applied furt to the payment of portext, compared monthly by the unpaid balance full the former of the principal; said note further providing that if at any solution or any of the structure, the whole Monte are paidly full than to the former of the compared the full balance for the structure of the struct		/ V A
h interest at the rate of six (6%) per centum per arbit, to be repaid in instructions of Twenty FF the and physical 100 25.00 bulkes upon the for declar each and every offends place in the latter with the citte with the dill principal sum, with interest, has been paid; said monthly payments are apportion of the payment of percent, computed monthly of the analy offend of the principal or interest, has been paid; said monthly payments are apportion of the said traces due thereade shall be that due and uppaid then to the Symen in principal, said mont har of the Systems of and sociation, or any of the said traces due thereade shall be that due and uppaid to be shall, after output of the latter the said of the and payable, on any such broad of the said the output of the said due and uppaid to be shall after output of the latter due to and payable, and such and the due to be collectible as a part differ of the provide of the random pay of the state of the said the payment thereof, be collected and attorney (or long approceduate) of a montage of the internation of the said the reference being thereants had, will more faily not be and the said beth and sum of model aforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINES (NAN SOCIATION (of GREENVILLE, M., according to the terms of said note, and also in consideration of the further sum of Three towners). SOCIATION (of GREENVILLE, M., according to the terms of said note, and also in considered property, to will an every be of the said FIRST FEDERAL SAVINES AND LOAN ASSOCIATION, of GREENVILLE, S. Composed of the said FIRST FEDERAL SAVINES AND LOAN ASSOCIATION, of GREENVILLE, S. Composed of two one said FIRST DERAL SAVINES AND LOAN ASSOCIATION, of GREENVILLE, S. Composed of two is receive thereade the property of samine P. wats on, containing 11.39 acres and 10.10 acres, respectively, is shown on plat of said property made in 1913 by R. S. Dalton, and revised by him in 1918, and wring, according to said plat, the following metes and bo	AND LOAN ASSOCIATION, OF GREENVILLE, S. C., in the full and fist sum	
28.00) Dollars upon the for digited each field every excluded the hereiter polytod juil principal sum, with interest, has been paid; said monthly payments if the optimizer to the principal or interest of derived monthly payments and the appendent of the principal or interest of derived monthly payments of the single provides of the principal sum of the principal or interest of derived monthly payments of the principal or interest of derived monthly payments of the principal sum of the single provides of the principal sum of the payment of the principal sum of the pri	•	
28.00) Dollars upon the for digited each field every excluded the hereiter polytod juil principal sum, with interest, has been paid; said monthly payments if the optimizer to the principal or interest of derived monthly payments and the appendent of the principal or interest of derived monthly payments of the single provides of the principal sum of the principal or interest of derived monthly payments of the principal or interest of derived monthly payments of the principal sum of the single provides of the principal sum of the payment of the principal sum of the pri	with interest at the rate of six (6%) per centum per anythm, to be repaid in install	Arms of Twenty 7F 100 and 00 100
<pre>ill be applied first to the payment of perfects, computed monthly coupled unpaid balancy full the not be KYMENEE if incipal: aid note further providing that if at any see any portion of the physical or interest due thereader shall backfuld due and unpaid of a period birthy (30) beft, or failure to compute with any of the SyLaws of aid sociation, or any of the stillations of this morrages, the whole monunt due unpaid full as any one of the holder theread, become immediately due and payable, or any such theread, here one and the Coust is morrages, the whole monunt due unpaid full to be collected as a partylepticit, if the same by baced in the hands of at atoms by said fabt, or any part thereof, be collected and the one fail well, and to be collected as a partylepticit, if the same by baced in the hands of at atoms by said fabt, or any part thereof, be collected and atoms, or by said fabt, reference being thereunto had, will more fally made atoms, or by said fabt, reference being thereunto had, will more fally made atoms, or by said fabt, reference being thereunto had, will more fally made atoms, or by said fabt, reference being thereunto had, will more fally made atoms, or by said fabt, reference being thereword had at the provide thereof. Become immediately due and payable, according to the terms of said note, and also in consideration of the said FIRST FEDERAL SAVINES ANTION (DF GREENVILLE, S. C. the following described property, the said full reference being in the said reference being in the said reference being in the said reference in the said FIRST FEDERAL SAVINES AND LOAN ASSOCHATION, OF GREENVILLE, S. C. the following described property, to said for the said FIRST FEDERAL SAVINES AND LOAN ASSOCHATION, OF GREENVILLE, S. C. the following described property, to said for the said FIRST FEDERAL SAVINES AND LOAN ASSOCHATION, OF GREENVILLE, S. C. the following described property, to said for the said FIRST DERAL SAVINES AND LOAN ASSOCHATION, OF GREENVILLE, S. C. the following described property, to said fo</pre>		
sociation, or any of the singliftings of this mortgage, the whole kinourd que underford note shall, as the copies of glidkholder thereof, become immediately due and payable, and such contain the cost of this mortgage, said the turn there providing the cascande attorney (rec. basids costs and exposures of collection, to be added to the cant due on far information of the collectible as a part left of which is secured under this mortgage); as in and by said fore, reference being thereunts had, will more faily near. When the collectible as a part left of which is secured under this mortgage); as in and by said fore, reference being thereunts had, will more faily near. Now, KNOW ALL MEN, Tofff. The containing the security in the payment thereof to the said FIRST FEDERAL SAVINGE afforesaid, and for the better securing the payment thereof to the said FIRST FEDERAL SAVINGE afforesaid, and to the better securing the payment thereof to the said FIRST FEDERAL SAVINGE afforesaid, and to the better securing the payment thereof to the said FIRST FEDERAL SAVINGE AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function that with a the said FIRST FEDERAL SAVINGE AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function that with a the said FIRST DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function that affore the same under the said FIRST DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function and the said FIRST DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function and the said FIRST MEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. and function and the said first of the same secure the same under the said of the payment of the said first of the same secure se	hall be applied first to the payment of preferest, computed monthly on the unpaid	balance, and then to the payment of principal; said note further providing that if at any
o may use thyron and postbose this mortgage; said the further providing for a reasonable attorray, the contention, or is added to the an attorney or by togal proceedings of any furth (bit of which is secured under this mortgage); as in any by said there, reference being thereunto had, will more fully an attorney or by togal proceedings of any furth (bit of which is secured under this mortgage); as in any by said there, reference being thereunto had, will more fully any togal proceedings of any furth (bit of which is secured under this mortgage); as in any by said there, reference being thereunto had, will more fully any togat of the said FIRST FEDERAL SALVALE and for the better securing the payment thereof to the said FIRST FEDERAL SALVALE and to any SOCIATION (b) GREENVILLE, b), according to the terms of said note, and also in consideration of the further sum of Three Dollars (b) and the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said FIRST FEDERAL SALVALE and the said for the said for the said for the said for the said first saturation of the said for the said first saturation of the said first saturation of the said first saturation of the said for the said first saturation of the said first saturation of the saturatis the saturatis	Association, or any of the stigulations of this mortgage, the whole amount due under	stid note shall, at the option of life holder thereof, become immediately due and navable.
an attorney of by deal proceedings of any kind (40 of which is secured under this morrager); as in and by said the, reference being thereunto had, will more fully NOW, KNOW ALL MEN, THELE . According to the terms of said note, and also in consideration of the said FIRST FEDERAL SAVINGE ALL SAVINGE AND LOAN ASSOCIATION, OF GREENVILLE, S. C. the following described property, to said the said FIRST DEFALL SAVINGE AND LOAN ASSOCIATION, OF GREENVILLE, S. C. the following described property, to said the saving the said first of the said FIRST SAVINGE AND LOAN ASSOCIATION, OF GREENVILLE, S. C. the following described property, to said the saving the savin	ho may sue thereon and fareclose this mortgage; said note further providing for a	reasonable attorneys fee, besides and costs and expenses of collection, to be added to the
NOW, KNOW ALL MEN, TRAFF	an attorney, or by legal proceedings of any kintly (kell of which is secured under t	his mortgage); as in and by said bote, reference being thereunto had, will more fully
consideration of the suiflebt and sum of model atoresaid, and for the better securing the payment thereof to the said FIRST FEDERAL SATURES (1) IOAN SOCIATION OF GREENVILLE, st., according to the terms of said note, and iso in consideration of the further sum of Three Dollars (1) said Fred N. H111 and well and truly pail to the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. W. for the submit of these presents to receipt whereof is derby acknowledged), have granted bargained, sold and relaxed, and by these presents do grant, hardwell more and FIRST DERAL SAVINGS AND LOAM ASSOCIATION, OF GREENVILLE, S. C. whe following described property, to ext. "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and being in the Stated Sourd Carolina, County Greenvile. "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and being in the Stated Sourd Carolina, County "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and being in the Stated Sourd Carolina, County "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and being in the Stated Sourd Carolina, County "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and being in the Stated Sourd Carolina, County "All in Greenville Townsnip, containing 27.49 acres, more Dr less, and the inter of second by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginning attend iron pin on the White Horse Road, corner of lands formerly owned by did R. Artsel, and running Engaptice along the line of said Addie R. Ansel land, S. 51-35 W. 205 feet to an from pin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an irom pin; thence S. 50-00 E	pear.	N 131
SOCIATION for GREENVILLE, M., according to the terms of said note, and also in founderation of the further sum of Three Onlars said Fred N. H111 and well and truly full by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. in Friderer De Solng with see presents be receipt whereof i Arcby acknowledged), have granted, bargained, sold and released, and by these presents do grant, therefore a solng with see presents DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property, to set: "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and well and to omplosed of two Greenville. The property of mamie P. wats on, containing 11.39 acres and 18-10 acres, respectively, is shown on plat of said property made in 1913 by R. E. Daiton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to wit: "Heginping all of formerly owned by Hile R. insel, and running france along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an fon fund thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an from pin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 19-50 E. 1884 feet to an iron pin on the White Horse road; thence o an iron pin; thence S. 19-50 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 59-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the begin	NOW, KNOW ALL MEN, That I	N. H+++
SOCIATION for GREENVILLE, M., according to the terms of said note, and also in founderation of the further sum of Three Onlars said Fred N. H111 and well and truly full by the said FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C. in Friderer De Solng with see presents be receipt whereof i Arcby acknowledged), have granted, bargained, sold and released, and by these presents do grant, therefore a solng with see presents DERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C., the following described property, to set: "All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bing and well and to omplosed of two Greenville. The property of mamie P. wats on, containing 11.39 acres and 18-10 acres, respectively, is shown on plat of said property made in 1913 by R. E. Daiton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to wit: "Heginping all of formerly owned by Hile R. insel, and running france along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an fon fund thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an from pin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 19-50 E. 1884 feet to an iron pin on the White Horse road; thence o an iron pin; thence S. 19-50 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 59-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed to the begin	in the state of th	A A A A A A A A A A A A A A A A A A A
said	\mathcal{A}	XON TAP
e receipt whereof is fereby acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargained, bargain	SSOCIATION, OF GREENVILLE, & C., according to the terms of said note,	
e receipt whereof is fereby acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargan, differed by acknowledged), have granned, bargained, sold and released, and by these presents do grant, bargained, bargain	e said	All Marine Stranger
"All that certain piece, parcel or lot of land, with all improvements thereon, or to be constructed thereon, situate, bying and better in the SALE of Source Carolina, County received, and in Greenville Townsnip, containing 27.49 acres, more br less, and be indicomposed of two eacts of the property of Mamie P. Watson, containing 11.39 acres and 16.10 acres, respectively, as shown on plat of said property made in 1913 by R. S. Dalton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginming ation iron pin on the White Horse Road, corner of lands formerly owned by ddie R. Amsel, and running france along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an from pin; thence N. 58-30 W. 460 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 10.50 E. 410 feet, more or less, to an iron pin, corner of lands owned with the more fin; thence N. 58-30 W. 410 feet to an iron pin; thence N. 59-00 E. 205 feet to an iron pin; thence N. 58-30 W. 410 feet to an iron pin; thence N. 59-00 M. 349 feet long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	hand well and truly paid by the said FIRST FEDERAL SAVINGS AND LOAN he receipt whereof is hereby acknowledged), have granted, bargained, sold and re	Aspocite 1101, OF GREEN VILLE, S. C. authoritore the stening of these presents
nd in Greenville Townsnip, containing 27.49 acres, more priess, introping composed of two eacts of the property of mamie P. watson, containing 11.39 acres and 16.10 acres, respectively, a shown on plat of said property made in 1913 by R. E. Dalton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginming given iron pin on the White Horse Road, corner of lands formerly owned by ddie R. ansel, and running thence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an from fint thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an from fin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 1950 E. 410 feet, more or less, to an iron pin, corner of land owned Y T. L. Thruston, thence N. 58-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet o the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	EDERAL SAVINGS AND LOAN ASSOCIATION, OF GREENVILLE, S. C.	, the following described property, to with the following described property, to with the following described property and the following described property described property and the following des
nd in Greenville Townsnip, containing 27.49 acres, more priess, introping composed of two eacts of the property of mamie P. watson, containing 11.39 acres and 16.10 acres, respectively, a shown on plat of said property made in 1913 by R. E. Dalton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginming given iron pin on the White Horse Road, corner of lands formerly owned by ddie R. ansel, and running thence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an from fint thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an from fin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 1950 E. 410 feet, more or less, to an iron pin, corner of land owned Y T. L. Thruston, thence N. 58-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet o the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	"All that certain piece, parcel or lot of land, with all improvements thereon, or Greenville.	r to be constructed thereon, situate, fying and pains in the State of South Carolina, County
 Shown on plat of said property made in 1913 by R. E. Dalton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginming given iron pin on the White Horse Road, corner of lands formerly owned by him in 1919, and the R. Amsel, and running phence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an from pin, thence N, 58-30 W. 460 feet to an iron pin; thence N. 59-00 E. 205 feet to an iron pin; thence S. 51-35 W. and iron pin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet to an iron pin; thence N. 58-30 W. 410 feet to an iron pin; thence N. 59-00 M. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. Watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163, 	nd in Greenville Township, containing 27.49	acres, more or less, and being composed of two
A shown on plat of said property made in 1913 by R. E. Dalton, and revised by him in 1919, and aving, according to said plat, the following metes and bounds, to-wit: "Heginning atten iron pin on the White Horse Road, corner of lands formerly owned by addie R. Ansel, and running phence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an dron pin, thence N, 58-30 w. 460 feet to an iron pin; thence S. 51-35 W. 285 feet to an dron pin, thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 19-50 E. 410 feet, more or less, to an iron pin, corner of land owned w T. L. Thruston, thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	racts of the property of Mamie P. Watson, co	ntaining 11.39 acres and 16.10 acres, respectively,
aving, according to said plat, the following metes and bounds, to-wit: "Beginning given iron pin on the White Horse Road, corner of lands formerly owned by ddie R. Ansel, and running phence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an dron find thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an dron find thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet to an iron pin; thence S. 50-00 E. 410 feet, more or less, to an iron pin, corner of land owned W. T. L. Thrustong thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	s shown on rist of said property made in 191	3 by R. E. Dalton, and revised by him in 1919, and
"Heginning widen ir on pin on the White Horse Road, corner of lands formerly owned by ddie R. ansel, and running phence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an ir on find thence N 58-30 W. 460 feet to an ir on pin; thence S. 51-35 W. 305 set to an ir on pin; thence S. 50-00 E. 531 feet to an ir on pin; thence N. 59-00 E. 205 feet to an ir on pin; thence S. 42-30 E. 410 feet, more or less, to an ir on pin, corner of land owned W. T. L. Thruston, thence N. 58-20 E. 1884 feet to an ir on pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an ir on pin; thence N. 50-00 W. 349 feet to the beginning corner. Heing the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,		
ddie R. ansel, and running phence along the line of said Addie R. Ansel land, S. 51-35 W. 285 feet to an from find thence N. 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to and iron fin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 12-30 E. 410 feet, more or less, to an iron pin, corner of land owned Y.T. L. Thruston; thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,		
285 feet to an fron find thence N, 58-30 W. 460 feet to an iron pin; thence S. 51-35 W. 305 bet to an iron fin; thence S. 50-00 E. 531 feet to an iron pin; thence N. 59-00 E. 205 feet o an iron pin; thence S. 12-30 E. 410 feet, more or less, to an iron pin, corner of land owned w T. L. Thruston, thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,		
et to an iron rin; thence S. 50-00 E. 531 feet to an iron rin; thence N. 59-00 E. 205 feet o an iron rin; thence S. 13-30 E. 410 feet, more or less, to an iron rin, corner of land owned r. L. Thruston; thence N. 58-20 E. 1884 feet to an iron rin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron rin; thence N. 50-00 W. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. Watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,		
o an iron pin; thence S. 13-30 E. 410 feet, more or less, to an iron pin, corner of land owned Y.T.L. Thruston; thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. Watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	et to endron π in: thence 8. 50-00 5. 531 f	et to an iron pin; thence N. 59-00 E. 205 feet
T. L. Thruston, thence N. 58-20 E. 1884 feet to an iron pin on the White Horse road; thence long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet to the beginning corner. Being the same property conveyed to me by Charles P. Watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	an irm rin: thence S 1950 H. 410 feet.	more or less, to an iron pin, corner of land owned
long said white Horse Road, N. 55-30 W. 410 feet to an iron pin; thence N. 50-00 W. 349 feet o the beginning corner. Being the same property conveyed to me by Charles P. Watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,		
the beginning corner. Being the same property conveyed to me by Charles P. watson by deed ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	Y T. L. THENELONG COUNCE N. DO-20 D. 1004 100	feet to an iron rin: thence N. 50-00 W. 349 feet
ated June 6, 1931, and recorded in the R. M. C. Office for Greenville County in vol. 163,	LORE SALA MOAUE HORSE KORA, N. 33-30 W. 410	enty conveyed to me by Charles P. Watson by dead
	o the beginning corner. Being the same prop	C. Office for Greenville County in Vol. 163.
	· · · · · · · · · · · · · · · · ·	
		······································

. . -----. ----------. • •

/

......

23

.