THE STATE OF SOUTH CAROLINA, \rangle

COUNTY OF GREENVILLE.

WHEREAS, the mortgagor hereinahove named in and by the certain the mortgagor hereinahove named in and by the mortgagor hereinafter named in the full and just sum of the mortgagor hereinafter named in the full and just sum of DOLLARS, to be paid. With interest thereon from the full and just sum of DOLLARS, to be paid. With interest thereon from the full and just sum of DOLLARS, to be paid. With interest thereon from the full and just sum of DOLLARS, to be paid. With interest thereon from the full and just sum of DOLLARS, to be paid. With interest thereon from the full and just sum of DOLLARS, to be paid. When the full and just sum of DOLLARS, to be paid to find the full and just sum of DOLLARS, to be paid. When the full and just sum of DOLLARS, to be paid to find the full and paid to find the full and the full and just sum of DOLLARS, to be paid to find the full and paid to find the full and paid to find the full and fu	ολ /Y' le:	Shaver/	SEND GREETINGS:
in said by the certain Color Milled by the Milled by the mortgager in the full and first sum of the contragager in the full and first sum of DOLLARS, no be suited. Selected to the contragager in the full and first sum of DOLLARS, no be suited and paid the full and first sum of DOLLARS, no be suited and paid the full and first sum of DOLLARS, no be suited and paid the full and first sum of DOLLARS, no be suited and paid the full and first sum of paid when due to be contracted as a paid is not period or principal or interest thou any time paid due support the strong related the sum of its and or principal or interest thou any time paid due support the sum of the s			
in and by Mely certain Statistics of working of even date with these presents. State will and truly modeled to the consequence. Internative named. In the full and just sum of DOLLARS, to be paid. Statistically Statistically Statistics of the paid. With interest thereon from Statistics of the paid. With interest thereon from Statistics of the paid of the whole amount evidenced by maid note to become immediately due, as the option of principal or interest born any time past due myode of the whole amount evidenced by maid note to become immediately due, as the option of the holder harver, you may see phereon and prochosping polyace good one further providing for an attorney's fee of a statistic polyace good one further providing for an attorney's fee of a statistic polyace good one further providing for an attorney's fee of a statistic polyace good one further providing for an attorney's fee of a statistic polyace good one further providing for an attorney's fee of and the same be placed in the lands of an attorney and polyace good one further providing for an attorney's fee of and the providing of any land of the full statistic polyace good one further providing for an attorney's fee of any feet of it as your of the menory due on said one for any land of the full statistic poly providing the polyace good of the polyace good provided providing the feet polyace any feet of the manufact of the manufact good of the polyace good provided providing the feet polyace good provided provided provided good provided provided provided good good good good good good good g	WHEREAS,		
with interest thereon from the management of the mortgager and the mortgager with interest thereon from the full and jour sum of DOLLARS. To be with interest thereon from the full and jour sum of DOLLARS. To be with interest thereon from the full and jour sum of DOLLARS. To be with interest thereon from the full and journal of the whole and the pass interest at sume rate as principally and the pass of principal or interest bost any time past due sugged to the whole amount evidence by said note to become impediately due, at the option of the holder hereof, who may me photon and foreknotting political good note furthey providing for an attempt's fee of all at the full of the full and the passes of the besides all costs and application, or a factor of the collected by an attempt's fee of all at the besides all costs and application, or a factor of the collected by an attempt's fee of all and full as my part of the amount does on said note to be collectible as a part thereof, in the bester and the passes of the collected by an attempt's be of all and passes as in such by the said note, reference being there also be passed to the handle of all of billion in a granufunder this mortgaged as in such by the said note, reference being there such that thereof to be distriction and the said consideration of the said debt and sum of none, aloresaid, and for the better securing the payment thereof to be districted by the said passes and the said note, and also is consideration of the institute and passes are also an according to the terms of the said note, and also is consideration of the institute and passes are also an according to the terms of the said note, and also is consideration of the institute and the passes are also and the said note, and also is consideration of the institute and passes are also and the said note, and also is consideration of the institute and also is consideration of the terms of the said note, and also is consideration of the terms of the said note, and also is consideration of the terms of	Mal	min PHAMIDAN	2// note in writing of even date with these presents well and truly
with interest thereon from the full and just number of DOLLARS, to be poils the full and just number of the poils of the full and just number of the poils of the full and just number of the poils of the full and just number of the poils of the full and just number of poils and paid the full and just number of poils and paid the full and just number of poils and it in any parties of principal or interest hook any see pherom and forecook all good fact the whole amount evidenced by said note to become ingreduled due, at the option of the hotter hereof, who may see pherom and forecook all good fact the whole amount evidenced by said note to become ingreduled due, at the option of the hotter hereof, and the said of the sa	- / /	O. J. Grina	
in the full and just sum of DOLLARS, to be paid. With interest thereon from Addie July July July July July July July July			
with interest thereon from Jate Miller of July 1 1957 at the rate of Light per cent per annum, to be computed and paid the state of Miller of Mill	the mortgagee	***************************************	
with interest thereos from the field of the first and the sate of the first per cent per annum, to be computed and paid. Mathematical description of principal or interest horst any time part the support of the whole amount evidenced by said note to become immediately don, at the votice of the holder hereof, who may sus phereon and foreconfine publicase, said note for they providing for an attorney's fee of Line feeling the first that the field that th			in the full and just sum of
with interest thereon from Computed and paid. Mittellially Interest poid and paid. Mittellially Interest poid and paid. Mittellially Interest poid of principal or interest hotal any time past due up to the paid who have amount originated by said interest at same rate as principal; and if any portion of the holder fiered, you may sue pheroon and foreclose the golden of the holder fiered, you may sue pheroon and foreclose the golden of the holder fiered, you may sue pheroon and foreclose the golden of the holder fiered, you may sue pheroon and foreclose the golden of the holder fiered, you may be placed in the hands of an attorney to be obtained to be collectible as a part thereof, if the same be placed in the hands of an attorney to be proceedings of any kind or if not the life is progration to the money due on said, and for the paid when he call of which is ground-under this mortspeed as in and by the said note, reference being there may be a said whereof consideration of the life first paid when he call of which is ground-under this mortspeed as in and by the said note, reference being there are not the said when the progration of the life first paid when the call of which is ground-under this mortspeed as in and by the said note, reference being there are not the said when the program of the said when the said when the said when the program of the said when the said mortgagor. NOW, KNOW ALMISTONIAL AND STORE Dollars of the said mortgagor. NOW, KNOW ALMISTONIAL AND STORE Dollars of the said mortgagor. In hand well and truly paid by the said in lightly said when the said mortgagor. The sa	Beght Milli	drud 185,00.0	DOLLARS,
and if any portion of principal or interest both any time past due upped in full; all interest not past due interest at same rate as principal, and if any portion of principal or interest both any time past due upped in the whole amount evidenced by said note to become impediately due, at the option of the holder hereof, you may sus phereon and forecloses the upped in the whole amount evidenced by and note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note, reference being thereunto had with more fully appears. NOW, KNOW ALPHTERNO HARD A substitute of the full of block is scenario under this mortgaged, as in and by the said note, reference being therewere the part of the money due to the said of the said note, reference being therewere the part of the part of the part of the said part of the said mortgaged. NOW, KNOW ALPHTERNO HARD A substitute of the said part of the said mortgaged in the said note, reference being therewere securing the payment thereof the furth supply three Dollar of the said mortgaged. A substitute of the said part of the said part of the said mortgaged in the said mortgaged in hand well and truly paid by the said part of the said mortgaged in hand well and truly part of the terms of the said note, and also in consideration of the furth supply three Dollar of the said mortgaged in hand well and truly part of the said mortgaged in hand sum of morey aforesaid, and for the better securing the payment thereof part of the said mortgaged in hand well and truly part of the said mortgaged in hand sum of morey aforesaid, and for the better securing the payment thereof part of the said mortgaged in hand sum of more securing the said	to be paid	In July	17, 1927
and if any portion of principal or interest host and any time past due upined with the whole amount evidenced by said note to become imprediately due, at the option of the holder hereof, who many sue phereon and foreclosesth in whose expected note further providing for an attorney's fee of the feether than the contract of the whole amount evidenced by said note to be collectible as a part thereof, if the same be placed in the hands of an attorney to be proceedings of any kind or if any part of the money due on said note to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney or by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney's per by legal proceedings of any kind or if any part of the money due on said note to be collected by an attorney's per by legal proceedings of any kind or if any part of the money due to a said note to be collected by an attorney's per by legal proceedings of any kind or if any part of the money due to be collected by an attorney's per by legal proceedings of any kind or if any part of the money due to be collected by an attorney's per by legal proceedings of any kind or if any part of the money due to be collected by an attorney's per by legal proceedings of any kind or the said note, reference being there. If any and the part of the money due to be collected by an attorney's per by legal proceedings of any kind or the said note, reference being there. If any and the part of the money due to be considerable or the said note, reference being there. If any any and the part of the better and the said debt and		<u> </u>	, ,
and if any portion of principal or interest both any time past due upped in full; all interest not past due interest at same rate as principal, and if any portion of principal or interest both any time past due upped in the whole amount evidenced by said note to become impediately due, at the option of the holder hereof, you may sus phereon and forecloses the upped in the whole amount evidenced by and note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note to be collectible as a part thereof, if the same be placed in the hands of an attorney to bollothon, or a part of the money due on said note, reference being thereunto had with more fully appears. NOW, KNOW ALPHTERNO HARD A substitute of the full of block is scenario under this mortgaged, as in and by the said note, reference being therewere the part of the money due to the said of the said note, reference being therewere the part of the part of the part of the said part of the said mortgaged. NOW, KNOW ALPHTERNO HARD A substitute of the said part of the said mortgaged in the said note, reference being therewere securing the payment thereof the furth supply three Dollar of the said mortgaged. A substitute of the said part of the said part of the said mortgaged in the said mortgaged in hand well and truly paid by the said part of the said mortgaged in hand well and truly part of the terms of the said note, and also in consideration of the furth supply three Dollar of the said mortgaged in hand well and truly part of the said mortgaged in hand sum of morey aforesaid, and for the better securing the payment thereof part of the said mortgaged in hand well and truly part of the said mortgaged in hand sum of morey aforesaid, and for the better securing the payment thereof part of the said mortgaged in hand sum of more securing the said			
and if any portion of principal or interest host pale when there has interest at same rate as principal and if any portion of principal or interest host pale and if any portion of principal or interest host pale and if any portion of principal or interest host pale and in the whole amount evidenced by said note to be collectible as a part thereof, if the bester is the same be placed in the hands of an attorney to be collectible and a considerable collection, to the place of the money does not an attorney to be placed in the hands of an attorney to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said mote to be collected by an attorney, or by legal proceedings of any kind or if any part of the money due on said, made to when her call of which is a general under this mortgaged, as in and by the said note, reference being therewere the money due on said, made to when her call of which is a general under this mortgaged, as in and by the said note, reference being therewere the money due on said, made to when her call of which is a general under this mortgaged, as in and by the said note, reference being therewere the money due on said, made to when her call of which is a general under this mortgaged. NOW, KNOW ALPHYER, Data and the said when her call of which is a general under this mortgaged. NOW, KNOW ALPHYER, Data and the said when her call of which is a general under the said mortgaged. A start of the transport of the farty supply trice bollate to a general under the said mortgaged. A start of the part of the said mortgaged. A start of the part of the part of the part of the part of the said mortgaged. A start of the part of the part of the part of the part of the said mortgaged. A start of the part of the said mortgaged. A start of the part of the par			
and if any portion of principal or interest host and any time past due upped when the collection interest host any time past due upped when the whole amount evidenced by said note to become impendiately due, at the option of the holder hereof, who may sue pitereon and foreclosesth in the whole amount evidenced by said note to be collectible as a part thereof, if the same be placed in the hands of an automore to boildown, or hand the third the holder hereof, be collected by an automore, or by legal proceedings of any kind or if any part of the money due on said, made to the place of it any part of the money due on said, made to the place of the money due on said, made to the place of the money due on said, made to the place of the money due on said, made to the place of the money due on said, made to the place of the place of the money due on said, made to the place of the place of the place of the money due on said, made to the place of the place of the money due on said, made to the place of the place of the place of the money due on said, made to the place of the money due to the place of th		dati.	at the rate of 11111 per cent per annum to be
and if any portion of principal or interest bods any time past due superal was the whole amount evidenced by said note to become immediately due, at the option of the holder hereofy sho may sue phereon and foreclosestic to the further providing for an attorney's fee of LLAL All Land Levis and the levis of the Land Land Land Land Land Land Land Land	with interest thereon from	12111111111	untilenaid in full: all interest not paid when due to bear interest at same rate as principal:
option of the holder hereof, who may see thereon and foreclosed to the state of the the theory of the same be placed in the hands of an attorney to believe the same be placed in the hands of an attorney to believe the same be placed in the hands of an attorney to believe the same be placed in the hands of an attorney to believe the same be placed in the hands of an attorney to believe the same that the money due on said note to be collectible as a part thereof, if the same the placed in the hands of an attorney to be placed on any kind or if any part of the money due on said note the general said who have it all of which is securely under this mortisgue, as in and by the said note, reference being there with hands will more fully appeared. NOW, KNOW ALLA SERVINIAL AND A SAME SAME SAME SAME SAME SAME SAME SA	1 iftion of ominated on	interest heat any time past	the the whole amount evidenced by said note to become immediately due, at the
besides all costs and advanced collection, to be adjute to the amount does not not be decided as a part of the county stind or is an attorney or by legal proceedings of any kind or if any part of the money due on said made by placed in the hands of an attorney to be following in it had only to a sub-representation to the money due on said made by part of the money due on said made by the said when the call of which is perfectly an attorney or by legal proceedings of any kind or if any part of the money due on said made by the said mote, reference being there- unto had, will more fully appears. NOW, KNOW ALAPKEN What Securing the payment thereof posterior the said said processing of the said mote, and also in consideration of the furth said of the better securing the payment thereof of the furth said of the said mote, and also in consideration of the furth said of the said mote, and also in consideration of the furth said of the said mote, and also in consideration of the furth said of the said mote, and also in consideration of the furth said of the said mote, and also in consideration of the furth said of the said mote, according to the terms of the said mote, according to the terms of the said mote, and also in consideration of the furth said of the said mote, according to the terms of the said mote, and before the signing of these Presents, the receipt whereoff is hereby acknowledged, have granted, sold had released, and by these Presents, do grant, bargain, sell and release unto the said O. J. More that said the said mote, and by these Presents, do grant, bargain, sell and release unto the said O. J. More that said the said mote, and by these Presents, do grant, bargain, sell and release unto the said O. J. More that said the said mote, and the said mote, and any the said mote, according to the said mote, acco	and it any portion of principal or	may sue thereon and forest	osethly and trage; said note further providing for an attorney's fee of Alan Bla
besides all costs and advises and advises and advises of collection, to be oddy to the amount due on said not to be collected as a part of the money due on said not be placed in the hands of an attorney to telledon in a part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due on said not be proceedings of any kind or if any part of the money due of the said note, and all will more fully appeared. NOW, KNOW ALAPYKEN Nata. NOW, KNOW ALAPYKEN Nata. So the payment thereof proceedings to the proceedings of the said proceeding to the terms of the said note, and also in consideration of the furth said proceeding to the terms of the said mortgagor. In any adjust the payment thereof of the furth said proceeding to the terms of the said mortgagor. In any adjust the payment thereof the said received and by these Presents, do grant, bargain, sell and release unto the said of the said mortgagor. In any adjust the said and said proceeding to the said mortgagor. In any adjust the said and said proceeding the said mortgagor. In any adjust the said and said mortgagor. In any adjust the said proceeding the said mortgagor. In any adjust the said proceeding the said mortgagor. In any adjust the said proceeding the said mortgagor. In any adjust the said proceeding to the said mortgagor. In any adjust the said mortgagor. In an	Alut. At the	Whole Mass	vant au thereon
same be placed in the hands of an attorney of bellocking, it spiritely to add the money due on said, and be purposed when her (all of Mich is secured) under this mortgaged, as in and by the said note, reference being there will be spiritely to Michael the said grant of the said debt and sum of money aforesaid, and for the better securing the payment thereof is the forther supply three Dollar to the said mortgagor. And also in consideration of the furth supply three Dollar to the said mortgagor. In hand well and truly paid by the said mortgagor. In hand well and truly paid by the said mortgagor. In hand well and truly paid by the said baggather sold had released, and by these Presents, do grant, bargain, sell and release unto the said. O. S. Koring the said truly and the said truly and the said truly and the said of the said where the signing of these Presents, the receipt whereof is hereby acknowledged, have granted baggather sold had released, and by these Presents, do grant, bargain, sell and release unto the said. O. S. Koring the said truly and discorrected the all Istalia, all that the said truly and the following and the said truly and the said released to the said mortgagor. The said receipt where said released to the said mortgagor. The said receipt where said released to the said mortgagor. The said receipt was and present the said released to the said mortgagor. The said receipt was and present to the said mortgagor. The said receipt was and before t	hacid	lee all costs and overeness in	collection to he added to the amount due on said note to be collectible as a part thereof, if the
if any part of the money due on said mother entersial when her call of which is secured under this mortgage, as in and by the said note, reference being there unto bad, will more fully appears the call of the part of the said debt and sum of money aforesaid, and for the better securing the payment thereof in the further sunfor three Dollard of the said mortgager. according to the terms of the said mortgager according to the terms of the said mortgager. and also in consideration of the further sunfor three Dollard of the payment thereof is hereby acknowledged, have granted baggetien, sold had released, and by these Presents, do grant, bargain, sell and release unto the said the payment three payment through the said mortgager. D. S. Korrig the sufficient advertible of the released, and by these Presents, do grant, bargain, sell and release unto the said the payment of the sunforty and that the said three payments are the said three payments of the said three payments and surface and three payments are the said three payments and three payments are three payments and three payments are being the said three payments are being and through the said three payments are being and through the said three payments are payments and three payments are payments as a said three payments are payments and payments are payments as a payment payments are payments as and payments are payments as an and before the signing of these presents, the said mortgager. The formal payments are payments and payments are payments as an and before the signing of these presents, the said mortgager. The formal payments are payments and payments are payments and mortgager. The formal payments aread mortgager. The formal payments are payments and mortgager.			
securing the payment thereof to the study of	if any part of the money due on	said not be not paid when d	he (all of which is secured) under this mortgages, as in and by the said note, reference being there-
securing the payment thereof in the said mortgage of the said more, and also in consideration of the truth's surfay three bolls of the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said by these Presents, do grant, bargain, sell and release unto the said of I have a facility of land lying and buring in the train of his and land buring in the facility of his and lying and buring in the facility of his and landing of his graniture at transpire in beautiful to that the facility of his and his and he will be graniture at transpire in beautiful to the facility of the adding a auditure I taken at the principal of the said surface along said stoad are line 125 and the said surface of way 18 w 8.0 y to look for the said surface in the said surface surf	unto had will more fully appear	EBT THE IS	
securing the payment thereof in the said mortgage of the said more, and also in consideration of the truth's surfay three bolls of the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said mortgagor in hand well and truly paid by the said by these Presents, do grant, bargain, sell and release unto the said of I have a facility of land lying and buring in the train of his and land buring in the facility of his and lying and buring in the facility of his and landing of his graniture at transpire in beautiful to that the facility of his and his and he will be graniture at transpire in beautiful to the facility of the adding a auditure I taken at the principal of the said surface along said stoad are line 125 and the said surface of way 18 w 8.0 y to look for the said surface in the said surface surf	NOW KNOW ALTYMEN	VAYbat EX	said mortgagor
in hand well and truly paid by the sain miles of the presents, the receipt whereof is hereby acknowledged, have granted, baggithed sold had released, and by these Presents, do grant, bargain, sell and release unto the said of I storing the solding in discovered steal letate, all that than plancel or liquid log land lying and burning in the than the local coincide of land lying and burning in the work local and leading in the said state of land leading of land local soldiers and hours and hou	NOW, KNOW HELD		
in hand well and truly paid by the sain miles of the segrence bollary of the second the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, baggited sold and by these Presents, do grant, bargain, sell and release unto the said of I storing the sold liquid of land by uniq and army in the tain parcel or liquid of land by uniq and army in the tain parcel or liquid of land by uniq and army in the work of liquid and hours and hours of liquid and hours and hours of the said leading of allowing at drong principles and road are line 125 and on principles and region of the said of the said of land converted of the said of the said of land converted of land on the said said believed of and	V	CS //	to consideration of the said debt and sum of money aforesaid, and for the better
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted bagging sold prot released, and by these Presents, do grant, bargain, sell and release unto the said of the parcel of the parcel of land lying and buring in the train parcel of the parcel of land lying and buring in the following mittes and rounds to with the following and the parcel of land rounds to with the following at home principal to with the following at home principal to with the following at home principal to the following audden Station, thence along said road as line 1/25 and region of the presents, the control of the following to the following the former of the following the former and containing the former of the following the same tract of land converted of the following the same tract of land converted of the former and of treated in the R. M. C. Office for the bounty and	securing the payment thereof to	Si mortgages Dereind	tonsideration of the said debt and sum of money aforesaid, and for the better
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted soughth sold had released, and by these Presents, do grant, bargain, sell and release unto the said O. J. Storing the status and land land lying and bring in the stain planted of land lying and bring in the fund to it is and remark to the stories and have following and the said rounds to white and have allowed to the status of the adding and die status of the status of the said hading and and the status of the said round as line 1.25 and of said right of way, M. 18 w. 8.04 to stoon sain, the said of said region is in the said so the said such that said said such the said said such that said said such the said said said said said said said said	securing the payment thereof to	3 mortgage Derend	tonsideration of the said debt and sum of money aforesaid, and for the better
receipt whereof is hereby acknowledged, have granted, band released, and by these Presents, do grant, bargain, sell and release unto the said of I show planted by land being in the train planted of land bying and trining in the form of haulding, to reinty, and State shoresaid, and have to following at tromping in beinter of toad leading and die station, thence along said sound as line 1/20 and tright of way, 1/8 w. 8.0 1/4 to cloon pein, the former of the said region of the said sound for the said station. There allowed to some poin at the said way, thence To 1/4/8 w. 1/0 to cloon with the said station of the said said said said said said said said	note, and also in consideration of	The mortgage Chereness of the further sum of Three	tonsideration of the said debt and sum of money aforesaid, and for the better
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
Bigining at Iron pin in benter of Goad leading and in Station, thence along said wood as line 1.25 and of tation, thence along said wood as line 1.25, in of said right of way, N. 18 w. 8.04 to cron pin, the 14/2 6, 14.39 to crow wine, thence N. 14.38 w. 1.10 to cion in the major thence N. 79 6. 3.39 to sion pain D white and min hompsons to rine, thence S. 14.58 6. Along me Thompsons in 8.25 to the beginning to oner and containing 6 14 cres, more or less, being the same stact of land converged of the land of less being the same stact of land converged of the same stack of land same same same same same same same same	in hand well and truly paid by the	Gir mortgage Chereings of the further sum of Three	Dollar to
auldin Station, thence Along said word as line 1.25, Aron pen At Right of way, M. 18W. 8.04 to sion pen, the 14/2 6, 14.39 to sion pen, the 1916 6, 14.39 W. 1.10 to sion for mean a white and may thence M. 196 6. 3.39 to sion pen D white and may former one borner, thence S. 14.38 6. Along me Thompson and 8.25 to the beginning borner and containing 6/4 cres, more or less, being the same tract of land converged of the same tract of land converged of the same tract of land converged of the same start of same same start of land converged of the same same start of land converged of the same same start of same same same same same same same same	receipt whereof is hereby acknow The stain of the stain	of the further sum of Three present margages. Wedges, have granted, bargain the sum of three present margages.	Dollar to Man the said mortgagor at and before the signing of these Presents, the said and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the said little and lying and buring in the land hair
auldin Station, thence Along said word as line 1.25, Aron pen At Right of way, M. 18W. 8.04 to sion pen, the 14/2 6, 14.39 to sion pen, the 1916 6, 14.39 W. 1.10 to sion for mean a white and may thence M. 196 6. 3.39 to sion pen D white and may former one borner, thence S. 14.38 6. Along me Thompson and 8.25 to the beginning borner and containing 6/4 cres, more or less, being the same tract of land converged of the same tract of land converged of the same tract of land converged of the same start of same same start of land converged of the same same start of land converged of the same same start of same same same same same same same same	receipt whereof is hereby acknown of the facel the following to the follo	Site mortgage Christing of the further sum of Three of said margage wiedges, have granted, bargain and the control of the cont	Dollar to the said mortgagor. at and before the signing of these Presents, the said described Meal Istate, All that of land lying And bluring in the said into Aurit Mand State More said. And Sold and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying And bluring in the late with the said with said with the said with said
Now you at Right of Way, M. 18 W. 8. 0 H to sion pin, the 14/2, G. 4.39 to sion win, thence No. 14/28 W. 1.10 to sion for more thank thence M. 14 98 W. 1.10 to sion for more on borner, thence S. 149/8 G. Along me Thompson inc 8.25 to the beginning borner and containing by the same tract of land converged on by deed dated December 31, 192/2016 of tecords in the R. M. b. Office for the bounty and	receipt whereof is hereby acknown of the facel the following to the follo	Site mortgage Christing of the further sum of Three of said margage wiedges, have granted, bargain and the control of the cont	Dollar to the said mortgagor. at and before the signing of these Presents, the said described Meal Istate, All that of land lying And bluring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Lying And buring in the said into faul Mand Mand Mand Mand Mand Mand Mand Mand
THIS E, 4.39 to sion win, M. 18W. 8.04 to sion pein, the 14/2, E, 4.39 to sion win, thence N. 1478 W. 1.10 to sion hompsons borner, thence S. 1498 E. Along mes Thompson ine 8.25 to the beginning borner and containing 6/4 cree, more or less, being the same tract of land conve me by W. J. Alexander by deed dated December 31, 1929 ad of record, in the R. M. 6. Office for the bounty and	receipt whereof is hereby acknown of hiar parcel where of it has been been acknown to hiar before the following th	Ale mortgage Christing of Three Disaid margage wiedged, have granted, barget and didn't are a second and the se	Dollar to the said mortgagor. at and before the signing of these Presents, the said described Head Istate, All that of land lying And bling in the said into Annual State Yours and hours how the State Horisaid. And have the said into Annual State Yours and hours and
THIS E, 4.39 to sion win, M. 18W. 8.04 to sion pein, the 14/2, E, 4.39 to sion win, thence N. 1478 W. 1.10 to sion hompsons borner, thence S. 1498 E. Along mes Thompson ine 8.25 to the beginning borner and containing 6/4 cree, more or less, being the same tract of land conve me by W. J. Alexander by deed dated December 31, 1929 ad of record, in the R. M. 6. Office for the bounty and	in hand well and truly paid by the receipt whereof is hereby acknown of him had be to come to the following to the following the	Site mortgage Christing of the further sum of Three of said margage wiedges, have granted, barget and the control of the contr	Dollar to the said mortgagor according to the terms of the said Dollar to the said mortgagor at and before the signing of these Presents, the said and released, and by these Presents, do grant, bargain, sell and release unto the said of described head lettate. All that of land lying And bling in the lity and that the said the said how he will have the said how he will have the said how he will have the said and how he will have the said how have a said how he will have the said have the sa
14/2, 6, 4.39 to silver wine, thence N. 14 9/8 W. 1.10 to silver, thence N. 19 6. 3.39 to sion pain D white and Mr. hompsons borner, thence S. 14 5/8 6. Along Mrs Thompson inc 8.25 to the beginning borner and containing 6/4 cres, more or less, being the same, tract of land converge me by W. J. Alexander by deed dated December 31, 1929, and of records in the R. M. 6. Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the following to be following to be following to be following to the following the followin	of the further sum of Three of said in regard. Wilder, have granted, baggard. Wilder, have g	Dollar to Many the said mortgagor at and before the signing of these Presents, the said and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the late work and before the signing of these Presents, the land lying and buring in the late work and buring in the late worksaid. And have the form in before the signing of these Presents, the land of land lying and buring in the late work and buring in the late worksaid. And have the form in benefit of toad leading and along said word as line 18.25.
hompsons briner, thence S. 149/8 6. Along me Thompson ine 8.25 to the beginning borner and containing 6 14 cres, more or less, being the same tract of land conve me by W. J. Alexander by deed dated December 31, 1929 and of records in the R. M. C. Office for the bounty and	receipt whereof is hereby acknown of hiar parcel war of hiar before the following the Biginish States and and the states and and the states are states as the states are states are states as the states are states are states as the states are states are states are states as the states are states as the states are states a	of the further sum of Three of said in regard. Wilder, have granted, baggard. Wilder, have g	Dollar to Many the said mortgagor at and before the signing of these Presents, the said and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the late work and before the signing of these Presents, the land lying and buring in the late work and buring in the late worksaid. And have the form in before the signing of these Presents, the land of land lying and buring in the late work and buring in the late worksaid. And have the form in benefit of toad leading and along said word as line 18.25.
ene 8.25 to the beginning borner and containing 6/4 cres, more or less, being the same tract of land converme me by W. J. Aleyander by deed dated December 31, 1929, and of trecords in the R. M. C. Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of that was a local for a local forming the following fauldin State and well with the following and the following and the following and the following that we will be the following and the following that the following the following and the following	wiedgen, have granted, bargate a suit to an a suit to a su	Dollar to Many the said mortgagor according to the terms of the said Dollar to Many the said mortgagor at and before the signing of these Presents, the said sold and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the interior with that your said. And have the first in believe to with the said would be a long said would as line 1.25- of-way of by which to the R. R. thence along way. M. 18 W. 8. Of to won print, the
ene 8.25 to the beginning borner and containing 6/4 cres, more or less, being the same tract of land converme me by W. J. Aleyander by deed dated December 31, 1929, and of trecords in the R. M. C. Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the following the following the following auddin State and we want of take auddin State auddi State auddin State auddin State auddin State auddin State auddi	of the further sum of Three of said in regard. William I will all the sum of Three of said in regard. William I will the sum of the said in the said	Dollar to the said mortgagor at and before the signing of these Presents, the said hard released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the late with land lying and buring in the late would to with principal benefit of board leading in a confidence of long said wood as line 1.25 of long said wood as line 1.25 of long the long with the land of the land of the land with the land of the land of the land of the land of the land as line 1.25 of long said wood as line 1.25 of long the land of the land with the land of the land with the land with the land of the land of the land with the land the land with the land with the land the land with the land with the land with the land the land with
ene 8.25 to the beginning Corner and Containing 6/14 cres, more or less, being the same tract of land Conve me by W. J. Alexander by deed dated December 31, 1929 ad of records in the R. M. C. Office for the County and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the following the following the following auddin State and we want of take auddin State auddi State auddin State auddin State auddin State auddin State auddi	of the further sum of Three of said in regard. William I will all the sum of Three of said in regard. William I will the sum of the said in the said	Dollar to the said mortgagor at and before the signing of these Presents, the said hard released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the later with land lying and buring in the later wind that the private state yoursaid, and have a rounds to with private benties of boad leading in along said word as line 1.25 of way of by lot & R. R. thence along with the wine, the way, M. 18 w. 8. Of to stook private with the wine, the wine wine wine wine wine wine wine win
cres, more or less, built the same tract of land conver me by W. J. Alexander by deed dated December 31, 1929, id of records in the R. M. & Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the following the following the following auddin State and we want of take auddin State auddi State auddin State auddin State auddin State auddin State auddi	of the further sum of Three of said in regard. William Control of the said in regard. William Control of the said in the sai	Dollar to the said mortgagor at and before the signing of these Presents, the said hard released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the late with land lying and buring in the late would to with principal benefit of board leading in a confidence of long said wood as line 1.25 of long said wood as line 1.25 of long the long with the land of the land of the land with the land of the land of the land of the land of the land as line 1.25 of long said wood as line 1.25 of long the land of the land with the land of the land with the land with the land of the land of the land with the land the land with the land with the land the land with the land with the land with the land the land with
cres, more or less, built the same tract of land conver me by W. J. Alexander by deed dated December 31, 1929, and of records in the R. M. & Office for the County and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the factor of the fac	of the further sum of Three of said in regard. Williams Williams	at and before the signing of these Presents, the said before the signing of these Presents, the sold and released, and by these Presents, do grant, bargain, sell and release unto the said of land, lying and buring in the letty and state yours and have the fity and state yours and have private to with the along said word as line 1.25 of way, 1.18 w. 8.04 to war private along with the wine, thereone along the said word as street 1.25 wire, there along the said word with the wine, the wine of the wine wine and white and me will say to work and white and me will say the wine said white and me will say the said white and me will say the said white and me will say the
me by W. J. Alexander by deed dated December 31, 1929, and of records in the R. M. G. Office for the County and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the factor of the fac	of the further sum of Three of said in regard. Williams Williams	at and before the signing of these Presents, the said before the signing of these Presents, the sold and released, and by these Presents, do grant, bargain, sell and release unto the said of land, lying and buring in the letty and state yours and have the fity and state yours and have private to with the along said word as line 1.25 of way, 1.18 w. 8.04 to war private along with the wine, thereone along the said word as street 1.25 wire, there along the said word with the wine, the wine of the wine wine and white and me will say to work and white and me will say the wine said white and me will say the said white and me will say the said white and me will say the
ine my w. g. wegander by alla dalla Defection 31, 1927 ad of records in the R. M. b. Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of the factor of the fac	of the further sum of Three of said in regard. Williams Williams	Dollar to Many the said mortgagor at and before the signing of these Presents, the said mortgagor at and before the signing of these Presents, the sold and released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and bring in the act into and lying and bring in the act into and the act into the said to - with principle of the senting of the said have a congrated to - with the along said word as line 125 of way of 6x w. R. R. thence along with the wine, there is a long to some principle of the said word white and more said to some principle of the said the said word of the said the said word of the said the said word of the said word as said word
id of records in the R. M. G. Office for the bounty and	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of have be following to the following auddin State and of the factor of the fact	of the further sum of Three of said in regard to a con- and the further sum of Three of said in regard to a con- and the further sum of the con- and the further and the con- and the begins an	Dollar of Self the said mortgagor according to the terms of the said Dollar of Self the said mortgagor at and before the signing of these Presents, the said sold had released, and by these Presents, do grant, bargain, sell and release unto the said of land, lying and buring in the lity, and I take your said, and have not received to - with give in beentary of Goad leading of along said word as line 1.25 of way of box we have the received to the said word as line 1.25 of way of box we have the said word as line 1.25 of way. It is we so the said white and much said. I said to said white and much said. I said to said the said of the said the said that the said the said that the said the said that the said that the said the said the said that the said the sai
tate Ochanical in March 15 mt 15 mt 1315	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of have be following to the following auddin State and of the factor of the fact	of the further sum of Three of said in regard to a con- and the further sum of Three of said in regard to a con- and the further sum of the con- and the further and the con- and the begins an	Dollar of Many the said mortgagor at and before the signing of these Presents, the said hard released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the letter with sold hard leader to - with sold many and have all release unto the said of hard leader to - with sold leading in the private with best word as line 1.25 of way of by white allow the wine, there is the wine, the wine, the wine, the wine, the wine, the wine of hory sold white and my sold sold sold white and my sold sold sold sold white and my sold sold sold sold sold sold sold sold
	note, and also in consideration of in hand well and truly paid by the receipt whereof is hereby acknown of hiar parcel and to le corregate auddin State auddin State for which the contract of the said of the sai	of the further sum of Three of said in regard to a con- and the further sum of Three of said in regard to a con- and the further sum of the con- and the further and the con- and the begins an	Dollar of Many the said mortgagor. at and before the signing of these Presents, the said had released, and by these Presents, do grant, bargain, sell and release unto the said of land lying and buring in the letter with a land leading in the land release unto the said of land lying and buring in the letter with load leading in the land release to - with load leading in a long said word as line 1.25 of way by lot of the letter along with land, the land of land converged the land conve