STATE OF SOUTH CAROLINA,

and it unpaid when due to bear interest at same rate as principal than paid, and I	COUNTY OF GREENVILLE)	TO ALL WHOM THESE PRESENTS MAY CONCERN
Dollars, to and by— certain promissory note— in writing, of cover fare berewith, doe and payable on the. 1926. 1	WHEREAS,	Linkenauger	
Dollars, to and by— certain promissory note— in writing, of cover fare berewith, doe and payable on the. 1926. 1			<i></i>
Dollars, to and by— certain promissory note— in writing, of cover fare berewith, doe and payable on the. 1926. 1	am well and truly indebted to	Gladys +	latan Smith
at the rate of the payment there recently the said against the paid and payable on the said deet and surpliced and paid to the present the payment there recently again and the payment there recently the said again and the payment there recently the payment there recently the payment there is not the said again and the payment there are not payment the payment there recently the payment there are recently the payment there are not payment the payment there are recently the payment there are not payment the payment there are not payment the payment there are not payment there are not payment the payment there are not payment there are not payment there are not payment the payment there are not payment the payment there are not payment there are not payment the payment there are not payment there are not payment the payment there are not payment the payment there are not payment there are not payment the payment the payment there are not payment there are not payment the payment there are not payment there are not payment the payment there are not payment the payment the payment there are not payment the payment there are not payment the		1 100	Gundred Wohn
at the rate of the procession of the same rate of projecting parts of the said the procession and agreed to pay ten per cent. It the fine amount by for attorney's feet, if said more the collected by an attorney or through legal proceedings of a kind, reference being hereunto had will prove taily together. NOW, KNOW ALJ, MEN. They the said one of the said one of the said one of the said the procession of the said debt and sum of money aforesaid, and for the best accurring the payment they become they be consideration of the said debt and sum of money aforesaid, and for the best accurring the payment they become they be consideration of the further sum of Three bellars to me. In hand well applied pold at another part by the sailing and defirsty property the respipe whereof is hereby acknowledged, have granted, bargained, sold a released, and by light presently because, well as the said one of the further sum of Three bellars to me. In hand well applied pold at another part by the said one of the said one of the further sum of Three bellars to me. In hand well applied pold at another part by the said grant processing whereof is hereby acknowledged, have granted, bargained, sold a released, and by light presently because the said one. All that piece, parcel, tract or for of land situated in. Township, Greenville output, State of South Carolina, Output the processing of the said one of the said on			// / / / /
at the rate of the payment the payment the plane amount first for attorney's fees, if said next to be computed and paid the plane amount first for attorney's fees, if said next to be computed and paid the plane amount first for attorney's fees, if said next to be computed and paid the payment that will pay the large amount first for attorney's fees, if said next to be conjusted by an attorney or through legal proceedings of a kind, reference being hereunto had will pay the said age. NOW, KNOW ALL MEN Try the said the said said said said said said said said		· · · · · · · · · · · · · · · · · · ·	oth, due and payable on the
at the rate of. A per centum per annum until paid; interest to be computed and paid. Sold annual and if unpaid when due to bear interest at same rate of principal paid, and I have furth promised and agreed to pay ten per cent of the block amount in for attorney's fees, if said many to be collected by an attorney or through legal procedings of a kind, reference being hereunto had will imply fully lappely NOW, KNOW ALL MEN. They The said of the said most and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in the payment their payment their processing the payment there to continue the recipit whereof is hereby acknowledged, have granted, bargained, soid a released, and by like presentable brant, berein, sell of replace of the said of the said note. The said of the said note and substance in the said note of the said note of the said note. The said substance is the said note of th	day of Wellowel	, 192.6,	
at the rate of. A per centum per annum until paid; interest to be computed and paid. Sold annual and if unpaid when due to bear interest at same rate of principal paid, and I have furth promised and agreed to pay ten per cent of the block amount in for attorney's fees, if said many to be collected by an attorney or through legal procedings of a kind, reference being hereunto had will imply fully lappely NOW, KNOW ALL MEN. They The said of the said most and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in the payment their payment their processing the payment there to continue the recipit whereof is hereby acknowledged, have granted, bargained, soid a released, and by like presentable brant, berein, sell of replace of the said of the said note. The said of the said note and substance in the said note of the said note of the said note. The said substance is the said note of th			
at the rate of. A per centum per annum until paid; interest to be computed and paid. Sold annual and if unpaid when due to bear interest at same rate of principal paid, and I have furth promised and agreed to pay ten per cent of the block amount in for attorney's fees, if said many to be collected by an attorney or through legal procedings of a kind, reference being hereunto had will imply fully lappely NOW, KNOW ALL MEN. They The said of the said most and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in hand well activities of the said note and substance in the payment their payment their processing the payment there to continue the recipit whereof is hereby acknowledged, have granted, bargained, soid a released, and by like presentable brant, berein, sell of replace of the said of the said note. The said of the said note and substance in the said note of the said note of the said note. The said substance is the said note of th			
at the rate of and upper description per annum until paid; interest to be computed and paid bold bold annual and if unpaid when due to bear interest at same rate of perinting perint paid, and I have furth promised and agreed to pay ten per cent of the bold amount find for attorney's fees, if said many the collected by an attorney or through legal procedings of a kind, reference being hereunto had will imply fully apply to the said page. NOW, KNOW ALL MEN. They the coording to the said note and this in southeration of the said debt and sum of money aforesaid, and for the best securing the payment there there is a many of the said note. In the said securing the payment there there is an addition of the further sum of Three Dollars to me. In hand well addrately hold at and peright the cating and deprety to the payment the receipt whereof is hereby acknowledged, have granted, bargained, soid a released, and by title presentable brant, bergin, sell soid reports to the receipt whereof is hereby acknowledged, have granted, bargained, soid a released, and by title presentable brant, bergin, sell soid reports to the receipt whereof is hereby acknowledged, have granted, bargained, soid a released, and by title presentable brant, bergin, sell soid reports to the receipt whereof is hereby acknowledged, have granted, bargained, soid a released, and by title presentable brant, bergin, sell soid reports to the receipt whereof is hereby acknowledged, have granted, bargained, soid a released. All that piece, parcel, tract or for of land situated in the presentable brant, bergin, sell soid reports to the receipt whereof is hereby acknowledged, have granted, bargained, soid a released of the presentable branted in the presentable branted in the payment of the payment of the presentable branted in the payment of the payment of the payment of the payment of the payment			/
and if unpaid when due to bear interest at same rate of principal paid, and I promised and agreed to pay ten per cent. of the blobe amount in for attorney's fees, if said now he collected by an attorney or through legal proceedings of a kind, reference being hereunto had will support fully appear. NOW, KNOW ALI, MEN, That the said the said more and all the said debt and sum of money aforesaid, and for the best securing the payment that it decording to inform of the said now and inhand well application by high presents the present the property of the said and the said now and the said that piece, parcel, tract or lor of land situated in. Township, Greenville Douglet, State of South, Carolina, Low Mark to the feet of property of the said that the said and the said now and the said that the said and the said that the said the said that the said that the said that the said that the said the said that the said the said that the said that the said the said the said the said the said the said that the said the sai		1 1/	dall,
and if unpaid when due to bear interest at same rate of principal paid, and I promised and agreed to pay ten per cent. of the blobe amount in for attorney's fees, if said now he collected by an attorney or through legal proceedings of a kind, reference being hereunto had will support fully appear. NOW, KNOW ALI, MEN, That the said the said more and all the said debt and sum of money aforesaid, and for the best securing the payment that it decording to inform of the said now and inhand well application by high presents the present the property of the said and the said now and the said that piece, parcel, tract or lor of land situated in. Township, Greenville Douglet, State of South, Carolina, Low Mark to the feet of property of the said that the said and the said now and the said that the said and the said that the said the said that the said that the said that the said that the said the said that the said the said that the said that the said the said the said the said the said the said that the said the sai	at the rate of	per centum per annum until paid	d; interest to be computed and paid Wellut - annuall
promised and agreed to pay ten per cent. of the thole amount the for attorney's fees, if said now the collected by an attorney or through legal proceedings of a kind, reference being hereunto had will brute fully furger. NOW. KNOW ALL MEN. That the said the said now the said debt and sum of money aforesaid, and for the bett securing the payment there is according to the realing and debtery of the caling and debtery of the payment the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by tick presented per the caling and debtery of the payment the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by tick presented per the caling and debtery of the payment the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by tick presented per the caling and debtery of the caling and the present per payment the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by tick presented per presented per payment, and per payment the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by tick presented per payment whereof is hereby acknowledged, have granted bargained, sold a little per payment the receipt whereof is hereby acknowledged, have granted bargained, sold a little per payment the receipt whereof is hereby acknowledged, have granted bargained, sold a little per payment the receipt whereof is hereby acknowledged, have granted bargained, sold a little payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receipt whereof is hereby acknowledged, have granted bargained, sold a payment the receip	and if unpaid when due to bear interest at same rate		
NOW, KNOW ALL MEN Tigst the said now the said now and show a subderation of the said debt and sum of money aforesaid, and for the best securing the payment thereif occording to splerms of the said now and show a subderation of the further sum of Three Dollars to me in hand well suffered by the presents of the said now and show a subderation of the further sum of Three Dollars to me in hand well suffered by the presents of the said now and show a subderation of the further sum of Three Dollars to me in hand well suffered by the presents of the said now and subdered by the presents of the said now and subdered by the presents of the payment, the receipt whereof is hereby acknowledged, have granted bargained, sold a released, and by the presents of south Carolina, and the presents of the payment of the said and presents of the said and p	. 11 /	1 / 1/2	- 1/ A
NOW, KNOW ALI, MEN That the said the said the said physical state of the said now in minderation of the said debt and sum of money aforesaid, and for the bett securing the payment thereit secording to physical now. and sho in sunderation of the further sum of Three Dollars to me in hand well sufficiently shid at and periods the sealing and deprety of the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by the present the ferant, bergain, sell sold reports the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by the present the ferant, bergain, sell sold reports the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by the present the ferance of the sold of the sell of the sold of the said that the sell of the sold	ر الإيران الإي	Annear V	
in hand well as Property bold at and people the sealing and deprety of the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by title presents be trans, brighin, sell 30 roots bright soil. All that piece, parcel, tract or lot of land situated in. Township, Greenvije courty, State of South Carolina, Ou White Horse Road Runger as a fact of property of Loop, er and recorded to the loop, experience of loop, experience of loop to the corded to the loop of loop, event and like the property of Loope to the loop of loop of loop in the corde to the loop of loop of loop in the loop of loop of loop in the loop of loop in the loop of loop of loop of loop in the loop of loop in the loop of loop of loop in the loop of loop	1)	the said	i kle navalr
in hand well as Percent bold at and perget the scaling and devery of most present the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by title presents began, bergain, self-self root borgin soil. All that piece, parcel, tract or lot of land situated in. Township, Greenville county, State of South Carolina. Ou White Horse Road Kingupe as a fact law of Loofer and recorded the law of law of the law of law of the law of law of the law of law	NOW, KNOW ALSE MELLY THE	coio Hamaida	
in hand well as Percent fold at and people the caling and deprety of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold a released, and by title presents to grant, bargain, self 30 root bargained, sold a little people out to grant bargained, sold a little people out to grant bargained, sold a little people out to grant out grant out to grant out grant out to grant out grant out to		See See Misside	
all that piece, parcel, tract or lot of land situated in Starte Councille Township, Greenville County, State of South Carolina, Ou White Horse Road Knagger are a factorial by Cat of free party of Looper and Township, Greenville County, State of South Carolina, Ou White Horse Road Knagger are a factorial free party of Looper and The Mark of R. & Heldlotter, Stanginger, and recorded for the County of Pour 18 The Mark of the County of the fall accessing metter The Mark of S. L. Riggins of which stake in 284.6 feet and Williams of the county of Cothite Horse Road (All Williams of Street) and running the stake; the color of the co	securing the payment thereof according to the arms of	The same regions and the same same same same same same same sam	
all that piece, parcel, tract or lot of land situated in Township, Greenville country, State of South, Carolina, On the White Horse Road Kinging are a factorial that the best of property of Looper and records If the the best of property of Looper and records If the the best of property of Looper, and records If the the thing of the factoring meters If the property of the sold by J. F. Wirrace to S. L. (Riggins which stake in 284.6 feet and the morth these sories of Cohite Horse Road (All Colores of Street) and running the cold by J. F. If the sold the sold with the sold the sold by J. F. If the sold the sold the sold by J. F. If the sold the sold by J. F. If the sold by J. J. (bottown: The sold by J. F. In the sold by J. J. (bottown: The sold by J. J. J. (bottown: The sold by J.	in hand well and truly pand at and pergree the sealing	g and denivery of these proents, the recei	pt whereof is hereby acknowledged, have granted bargained, sold ar
Township, Greenvil County, State of South Carolina, On What I white the rel Road Kinggin as a part of the What it is a feat of property of Looper and records of the What is a feat of property of Looper and records of the What is a feat of property of Looper and records of the What is a feat of property of Looper and records of the What is a feat of feat and records of the White facility of the white white white where to see the Lagring at a stake on the white white where to see the Lagring of which stake is 88.6 feet and the whole the stake is the way of white whose the seed of the with the whole with the whole the seed of the cold by the seed of the with the seed of the seed with the seed of the seed with the seed of the seed	released, and by these presents to grant, bargain, so	ell will reporte junto the dain.	-aays reason During
Township, Greenville Country, State of South Carolina, Que Ville White Aforce (Road Xuguere as a far Latt Ma. 133 on plat of property of Looper and reported by the State of property of Looper and records out of Many by Orientally (Remarks), and records out of Many of Areanily the fall awing metho in the White oute Road, but carrier of fot sold by J. f. Wirrake to S. L. Riggins which state in 28x.6 feet and the morth what carrier of White Horse Road of Willands Street) and remaining the cold by liggins line S. 19-45 W. 150 feet to stake; then all liggins line S. 19-45 W. 150 feet to stake; then all line to feet to stake in him of lot pold by line to feet to stake in him of lot pold by line to feet to stake in him of lot pold by		NO	·
Cu Who I white aford Road Kinger as a far. Lat Ma 33 on plat of property of Looper and records The Make by R. C. Hallow, lengineer, and records The Make by R. C. Hallow, lengineer, and records "Make by R. C. Hallow, lengther, and records "Make the having the fall awing meter "A land having the fall awing meter "A languing at a stake on the white "The Hoad to S. L. Riggins which stake in 28%. 6 feet "Mirriel to S. L. Riggins which stake in 28%. 6 feet "Mirriel to S. L. Riggins which stake in 28%. 6 feet "Mirriel to S. L. Riggins which stake in 28%. 6 feet "Mirriel to S. L. Riggins of which stake in 28%. 6 feet "Mirriel to S. L. Riggins of which stake in 18%. 6 feet "Mirriel to S. L. Riggins of which stake; then all the cold be "Mirriel to feet to stake; then a first end of lot gold be "Mirriel to feet to stake; then a first end of lot gold be	all that piece, parcel, tract or lot of land situated in	- X.V	il coult
Latti Ma 133 on plat of properly of Looper and records The Marke by R. le Halland Regimeent, and records The Marke by River Cremille Lawring meter The Marke having the fallawing meter Thought to S. L. Riggins which stake is 28%. 6 feet and the morth-west corner of Cohite Horse Road Williams Street) and running the cell with Iggin line 8. 19-45 W. 150 feet to stake; then I le. To feet to stake in line of lot gold be Linkendager to L. Vatson: There with waton	Township, Greenvill County, State of South Caroli	na,	
Latt Mr. 133 on plat of properly of Looper and records The Marke by R. E. Hallan, Engineer, and records The Marke by Rive Greenille Lancing meter The Marke having the fallawing meter Though the survey of fot sold by J. t. Jurise to S. L. Riggins which stake in 281.6 feet and the morth-best corner of Cohite Horse Road Willands Street) and running the cell with Iggins line S. 19-45 W. 150 feet to stake; then I le. To feet to stake in line of lot gold be Linkendager to L. V. (batson: There with Martons	Que the White	- atorrel (toa	ed Kupeyu ar a par
Tinkendager to Italian line of lot gold bu	lott 10 133 on	plat of propo	ertes of Looper and
Tinkendager to Italian line of lot gold bu	owall make by	R. O. Walton	Egiquieer, and recorde
Tinkenduger to Italian line of lot gold bu	NOW ISOLATED NOT INCE /	log Greenille	Glanty in Plat 13
Tinkenduger to Italian line of lot gold bu	", Means hot and	traving the	fallawing meter
Tinkenduger to Italian line of lot gold bu	Aladado :		
Tinkenduger to Italian line of lot gold bu	of My	uning at if A	take on the white
Tinkenduger to Italian line of lot gold bu	ince Moad, lit	gurfacer of f	ot sold by
Tinkenduger to Italian line of lot gold bu	firmel to S. Z.	(Higgins of orthe	ch stake to 284.6 feet
Tinkendager to Italian line of lot gold bu	CAN the morth	- West sorred	of While over al Wood
Tinkendager to Italian line of lot gold bu	Willeans Olr	ect) wid re	lectering the cel with
Linkendiger to I. Watson; there with Natsoni ice 8. 19-45. a. 150 feet to stake on White Horse	Jagues XIII &	11-43 W. 130	fel To Blake; Chenic
ce 8. 19-45. a. 150 feet to stake on White Horse	Pic. 10 feet to	1 Dane	and of lot kold land
ad and then as with tabite of the colored to all It of the	· · · · · · · · · · · · · · · · · · ·	to may warden	-; Micord Will. Waldon's
	ad 34 d + 6 22	with Call To All	and board I'll I'm
the boaining on one of	The board	a paralle to	oux croud D. 11 M. 10 ft.