THE STATE OF SOUTH CAROLINA, )	THE STATE OF SOUTH CAROLINA, County of Greenville. I. W.A. Vallace WHEREAS, I, the said W.A. in and by certain promissory even date with these presents, <u>en</u> - in the full and just sum of <u>Eight hundred</u> Dollars, to be paid <u>Four hundred dollars Oct. 19</u>	• Wallace
County of Greenville.  TO ALL WHOM THESE PERSINTS MAY CONCT    I, W.A. Yellace  SEND GREETING    WHERRAS, I, the said.  W.A. Wellace    in and by  TY    Profilesory  sole    in and by  TY    even date with these presents.  Stand    in the fail and just sum of.  Eight hundred    Dollars, to be paid.  Four. hundred.dollars. Oct. 15, 1924;    Wold and paid.  -    at the rate of  6    per cent. per annum, i  computed and paid.    -	County of Greenville.	. Wallace 
I, K.A. Vallace  SEND GREFTING    WHEREAS, I  the said  W.A. Vallace    in and hy  Ty  pron1880ry  note    in and hy  Ty  certain  pron1890ry    in the fall and just sum of  Fight hundred  en    Dollars, to be paid  Four hundred dollars Oct. 15, 1924;  Four hundred - Nov. 2, 1924    with interest thereon, from  Baturity  at the rate of  8    until paki in full; all interest not paid when due to beer interest at the same rate as principal; and if any portion of principal interest be at any time past dae and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder he who may sue thereon and foreclose this mortgage; said note further providing regularizes fee of  Desides all costs and expenses of collection, or if aid day any art through the antore who be head in the said note, to be collection as all the said here of the balle of the ball of a attorney or be head in the said in the said in the said note, reference of the said  Now, KNOW ALL MER, That Here the said of the said  Now, KNOW ALL MER, That Here the said of the said  The said dab said of	I, W.A. Vallace    WHEREAS, I    in and by  Tay    certain  promissory    even date with these presents,  Eight hundred    In the full and just sum of  Eight hundred    Dollars, to be paid  Four hundred dollars Oct.	. Well ace 
WHEREAS,  I  the said  W. A. Vallace    in and by  ay  certain  promissory  note  in writh    even date with these presents,  and  well and truly indebted to  -    in the full and just sum of  Eight hundred  Ba  well and truly indebted to    -  -  -  -  -    in the full and just sum of  Eight hundred  Ballars, to be paid  -  -    Dollars, to be paid  kour-hundred dollars  Oct. 15, 1924;  Four hundred = Nov. 2, 1924    with interest thereon, from  maturity  at the rate of  8  per cent, per annun, i    computed and paid  -  -  -  -  -    util paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note	WHEREAS, I, the said W.A. in and by T.Y. certain promissory even date with these presents, An in the full and just sum of Eight hundred Dollars, to be paid Four hundred dollars Oct. 19	• Wallace
WHERHAS,  I  the said.  W. A. Wallace    in and by  Ty  pronissory  note  in writing even date with these presents,    in the iall and just sum of.  Eight. hundred  Eight. hundred  Dollars, to be paid.  Nov. 2, 1924    Dollars, to be paid.  kour hundred dollars. Oct. 15, 1924;  Four hundred - Nov. 2, 1924    with interest thereon, from  naturity  at the rate of	WHEREAS, I, the said W.A. in and by Certain Promissory even date with these presents, 200 in the full and just sum of Eight hundred Dollars, to be paid Four hundred dollars Oct. 19	• Wallace
in and by <b>Ty</b> certain <b>promissory</b> note in writing even date with these presents, <b>en</b> well and truly indebted to <b>end</b> in the ital and just sum of <b>Fight hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Constant of hundred dollars</b> . <b>Oct. 15, 1924;</b> Four hundred - Nov. 2, 1924 <b>end for hundred dollars</b> . <b>Constant of hundred hundred dollars</b> . <b>Constant of hundred hundred dollars</b> . <b>Constant of hundred d</b>	in and by T.Y certain Promissory	
even date with these presents,	even date with these presents,	
in the iull and just sum of	in the full and just sum of	
Dollars, to be paid <u>kour</u> hundred dollars Oct. 15, 1924; Four hundred - Nov. 2, 1924 with interest thereon, from <u>naturity</u> at the rate of <u>s</u> per cent. per annum, to computed and paid	Dollars, to be paid	
with interest thereon, from	· · · · · · · · · · · · · · · · · · ·	5, 1924; Four hundred - Nov. 2, 1924
computed and paid	with interest thereon, from <b>naturity</b>	
computed and paid	with interest thereon, from	
computed and paid	with interest thereon, from	
computed and paid		at the rate of
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder he who may sue thereon and foreclose this mortgage; said note further providing for any porter is the said expenses of collection, to added to the amount due on said note, to be collectible as a fair thereof, be collected by an attorney or by legal proceedings that hereof is because there and by the said note, refer NOW, KNOW ALL MEN. That this that while said the said the better securing the payment thereof to the said	computed and paid	
interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder he who may sue thereon and foreclose this mortgage; said note further providing for antiformery's fee of		
who may sue thereon and forcelose this mortgage; said note further providing for an open receives fee of	interest be at any time past due and unpaid; then the whole amount evic	lenced by said note to become immediately due at the option of the holder here
according to be terms of hard note, and also in consideration of the further sum of Three Dollars, to	who may sue thereon and foreclose this mortgage; said note further provid	ing for an around the of
according to be terms of sold note, and also in consideration of the further sum of Three Dollars, to		FORE D. 1927
according to be terms of sold note, and also in consideration of the further sum of Three Dollars, to	added to the amount due on said note, to be collectible as a bart the	gof if the same be placed in the hands of an attorney for collection, or if said debt,
according to be terms of baid note, and also in consideration of the further sum of Three Dollars, to	any part thereof, be collected by an attorney or by legal proceedings there being there unto had, as will more fully appear.	b kind fail of which is secured under this mortgage; as in and by the said note, refere
according to the terms of bail note, and also in consideration of the further sum of Three Dollars, to	NOW, KNOW ALL MEN, That Little RILL DAT BOLL No.	W.A. Wellece
according to the terms of baild note, and also in consideration of the further sum of Three Dollars, to	in consideration of the said debt and sum of pontel Moresaid and Act the h	better securing the payment thereof to the solid
according to the terms of baild note, and also in consideration of the further sum of Three Dollars, to	SE	sector ing the payment thereof to the said
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gr hargain, sell and release unto the said		
de and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gr bargain, sell and release unto the said		
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gr bargain, sell and release unto the said		
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and released, and by these Presents, do gr bargain, sell and release unto the said All that certain lot of land being		he said
bargain, sell and velease unto the said	at and before the signing of these Presents, the receipt whereof is hereby	acknowledged have granted begained and and and a to the the
Lot Id. 5 Blk. D. Ceroline Count of shown on plot and subdividing		
	A had galle self and werease introving said	All that certain lot of land being

