- 31 A 1 I	E OF SOUTH CAROI	LINA,)	
~	COUNTY OF GREENVILLE.	REAL ESTATE MORTGAGE	
	LL WHOM THESE PRESENTS MA		
\sim		ner, Stauley n.C.	
WHE	REAS. A the said	r. C. IV, Verner	am truly ind
to TRYON	DEVELOPMENT COMPANY, a corp	poration, in the full and just sum of	e hundred
DOLLARS	as in and by four	· · · · · · · · · · · · · · · · · · ·	promissory notes of ever
herewith as f	follows:	1	
Note 1	No. 1 for \$, due <u>Januar</u>	10, 1935
Note 1	No. 2 for \$		
Note 1	No. 3 for \$ / 00, 00	, duc feely 3	101, 1926
Note N	No. 4 for \$ 400,00	, due Janie	13122, 1927
Note 1	No. 5 for \$, due	
Note 1	No. 6 for \$, due	
Note 1	No. 7 for \$, due	
Note N	No. 8 for \$, due	
Note 1	No. 9 for \$, duc	
with interest		he rate of eight per cent. per annum, said interest to be computed a per cent. until paid; said notes providing that in case of default	
come principa or interest w of any mortg attorney, refe	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full		per cent in the case of suit or collection
come principa or interest w of any mortg attorney, refe NOW	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that \mathcal{A} the said \mathcal{A} \mathcal{A} \mathcal{A}	per cent in the case of suit or collection 1 Uerner
come principa or interest w of any mortg attorney, refe NOW	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE	en to secure the same, and providing for an attorney's fee of ten ly appear.	per cent in the case of suit or collection in the case of suit or collection in the sum of money aforesaid, and for the l
come principa or interest w of any mortg attorney, refe NOW securing the	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon De	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that	per cent in the case of suit or collection in the case of suit or collection in the sum of money aforesaid, and for the l
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon De of Three Dollars to <u>mal</u> , the and truly paid by the said Tryon Deve	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that	per cent in the case of suit or collection in <i>Uetment</i> and sum of money aforesaid, and for the lissory notes, and also in consideration of these presents, the receipt whereof is h
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well acknowledged	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon De of Three Dollars to <u>Male</u> , the and truly paid by the said Tryon Deve d, have granted, bargained, sold and rel	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that \dots the said DA , C , $7d$ in consideration of the said debt a evelopment Company according to the terms of the said prom- the said DA , C , $7d$, T even relopment Company, at and before the scaling and delivery of	per cent in the case of suit or collection in <i>Uetment</i> and sum of money aforesaid, and for the h issory notes, and also in consideration of these presents, the receipt whereof is h nto the said Tryon Development Company
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well acknowledged All tha	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon Dev of Three Dollars to	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that \mathcal{A} the said $\mathcal{D}\mathcal{A}$, \mathcal{C} . $\mathcal{I}\mathcal{A}$ in consideration of the said debt a evelopment Company according to the terms of the said prom the said $\mathcal{D}\mathcal{A}$, \mathcal{C} , $\mathcal{I}\mathcal{A}$, \mathcal{C} ence relopment Company, at and before the scaling and delivery of leased, and by these presents do grant, bargain, sell and release to unty of Greenville, State of South Carolina, known and	per cent in the case of suit or collection in <i>Ueumen</i> nd sum of money aforesaid, and for the lassory notes, and also in consideration of these presents, the receipt whereof is h nto the said Tryon Development Company
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well acknowledged All tha designated as	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon Dev of Three Dollars to <u>March</u> , the and truly paid by the said Tryon Dev d, have granted, bargained, sold and rel at lot, piece or parcel of land in the Cou s lot Number <u>March</u> <u>2</u> <u>1</u> <u>4</u> <u>U</u>	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that $\begin{subarray}{llllllllllllllllllllllllllllllllllll$	per cent in the case of suit or collection in <i>Ueemen</i> nd sum of money aforesaid, and for the lissory notes, and also in consideration of these presents, the receipt whereof is h nto the said Tryon Development Company
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well acknowledges All tha designated as of property of	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon De- of Three Dollars to $\mathcal{M}_{\mathcal{M}}$, the and truly paid by the said Tryon De- od, have granted, bargained, sold and rel at lot, piece or parcel of land in the Cou- s lot Number $\mathcal{M}_{\mathcal{M}}$ $\mathcal{A} - \mathcal{M}_{\mathcal{M}}$ of Plat Numb of the Tryon Development Company, k	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that $\begin{tabular}{lllllllllllllllllllllllllllllllllll$	per cent in the case of suit or collection in <i>Ueumeu</i> nd sum of money aforesaid, and for the for issory notes, and also in consideration of these presents, the receipt whereof is how nto the said Tryon Development Company
come principa or interest w of any mortg attorney, refe NOW securing the further sum of in hand well acknowledged All tha designated as of property of	when due, the holder thereof may at his gage or the sale of any collaterals given erence being thereto had, will more full KNOW ALL MEN BY THESE PRE payment thereof to the said Tryon De- of Three Dollars to $\mathcal{M}_{\mathcal{M}}$, the and truly paid by the said Tryon De- od, have granted, bargained, sold and rel at lot, piece or parcel of land in the Cou- s lot Number $\mathcal{M}_{\mathcal{M}}$ $\mathcal{A} - \mathcal{M}_{\mathcal{M}}$ of Plat Numb of the Tryon Development Company, k	en to secure the same, and providing for an attorney's fee of ten ly appear. ESENTS, that	per cent in the case of suit or collection in <i>Ueumeu</i> nd sum of money aforesaid, and for the for issory notes, and also in consideration of these presents, the receipt whereof is how nto the said Tryon Development Company

