Vol. 166.

WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 38489

STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

REAL ESTATE MORTGAGE

WHEREAS the said DVI PI	Mida Mindino	ım truly indebted
	the full and just sum of Eight Sinn deed	
DOLLARS as in and by	promissory n	otes of even date
nerewith as ronows.		
Note No. 1 for \$, due (111 grist-17 H), 1933	······································
Note No. 2 for \$ 200,00	due Le Gruary 3rd 1936	?
Note No. 3 for \$200 100	due Gregust 3xd/1930	<u> </u>
Note No. 4 for \$200,00	due Arnary 3rd 192	<i></i>
Note No. 5 for \$	//	·····
Note No. 6 for \$, due	
Note No. 7 for \$, due	······
Note No. 8 for \$, due	
Note No. 9 for \$with interest from date thereof until paid in full at the rate of 6	ght per cent. per annum, said interest to be computed and paid semi-annually, and if	not so paid to be-
Note No. 9 for \$	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the saine, and providing for an attorney's fee of ten per cent in the case of suit of the said lare the said lare the full amount of the said debt and sum of money aforesaid, and Company according to the terms of the said promissory notes, and also in consideration.	not so paid to be- ment of principal th the foreclosure r collection by an
Note No. 9 for \$	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the same, and providing for an attorney's fee of ten per cent in the case of suit of the said. The said debt and sum of money aforesaid, and Company according to the terms of the said promissory notes, and also in continuous death of the said debt and sum of money aforesaid.	not so paid to be- ment of principal th the foreclosure r collection by an
with interest from date thereof until paid in full at the rate of ecome principal and bear interest at the rate of eight per cent. or interest when due, the holder thereof may at his option de of any mortgage or the sale of any collaterals given to secur attorney, reference being thereto had, will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, securing the payment thereof to the said Tryon Development further sum of Three Dollars to the said Tryon Development acknowledged, have granted, bargained, sold and released, and	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the same, and providing for an attorney's fee of ten per cent in the case of suit of the said. The said debt and sum of money aforesaid, a Company according to the terms of the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and sum of money afo	not so paid to be- ment of principal th the foreclosure r collection by ar and for the better sideration of the whereof is hereby
with interest from date thereof until paid in full at the rate of come principal and bear interest at the rate of eight per cent. or interest when due, the holder thereof may at his option de of any mortgage or the sale of any collaterals given to secur attorney, reference being thereto had, will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, securing the payment thereof to the said Tryon Developmen further sum of Three Dollars to the said Tryon Development acknowledged, have granted, bargained, sold and released, and All that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the County of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of Grant of the said that lot, piece or parcel of land in the county of the said	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the same, and providing for an attorney's fee of ten per cent in the case of suit of the said. The said of the said debt and sum of money aforesaid, and company according to the terms of the said promissory notes, and also in company, at and before the sealing and delivery of these presents, the receipt why these presents do grant, bargain, sell and release unto the said Tryon Development, State of South Carolina, known and	not so paid to be- ment of principa th the foreclosure r collection by ar and for the better sideration of the whereof is hereby
Note No. 9 for \$ with interest from date thereof until paid in full at the rate of ecome principal and bear interest at the rate of eight per cent. or interest when due, the holder thereof may at his option de of any mortgage or the sale of any collaterals given to secur attorney, reference being thereto had, will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, securing the payment thereof to the said Tryon Development further sum of Three Dollars to the said Tryon Development acknowledged, have granted, bargained, sold and released, and All that lot, piece or parcel of land in the County of Grant acknowledged of the said in the County of Grant acknowledged.	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the same, and providing for an attorney's fee of ten per cent in the case of suit of the said. The said debt and sum of money aforesaid, a Company according to the terms of the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and the said debt and sum of money aforesaid, and sum of money afo	not so paid to be- ment of principa th the foreclosure r collection by ar and for the better esideration of the whereof is hereby ent Company:
with interest from date thereof until paid in full at the rate of come principal and bear interest at the rate of eight per cent. or interest when due, the holder thereof may at his option de of any mortgage or the sale of any collaterals given to secur attorney, reference being thereto had, will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, securing the payment thereof to the said Tryon Development further sum of Three Dollars to the said Tryon Development acknowledged, have granted, bargained, sold and released, and All that lot, piece or parcel of land in the County of Grant designated as lot Number of Plat Number.	ght per cent. per annum, said interest to be computed and paid semi-annually, and if ntil paid; said notes providing that in case of default in the payment of any install lare the full amount of the said notes at once due and payable and may proceed with the same, and providing for an attorney's fee of ten per cent in the case of suit of the said. The said of the said debt and sum of money aforesaid, and company according to the terms of the said promissory notes, and also in company, at and before the sealing and delivery of these presents, the receipt why these presents do grant, bargain, sell and release unto the said Tryon Development enville, State of South Carolina, known and	not so paid to be ment of principa th the foreclosure collection by an and for the better sideration of the whereof is hereby ent Company: