## STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

the full and just sum of Ilvo Remarkage of methodic new to the control of the provided and some of Ilvo Remarkage of methodic new to the control of the provided and some of the provided and the provided and some of the pr	
Ligas, in and by my certain promisory notify the large of every lake herewith she fed mystale on the	bted to
Back With interest of the rate of Alexand per centum per arman until paid; interest to be computed and paid. It waster to attend on the said mote, and also in consideration of the said debt and run or result, and for the heigh vectority the papers thereof, georgia, to the terms of the said mote, and also in consideration of the said debt and run or result, and for the heigh vectority the papers thereof, georgia, to the terms of the said mote, and also in consideration of the said debt and run or result, and by these georgiaphs grant, before the said mote, and also in consideration of the said and released, and by these georgiaphs grant, before and delivery of these presents, the receipt whereof is hereby ucknowledged, have granted, in that tract or lot of the said worth and the further sum of These and the further sum of the said mote, and also in consideration of the further sum of These and for the heigh vectority and at and information and delivery of these presents, the receipt whereof is hereby ucknowledged, have granted, in that tract or lot of the said worth and the further sum of These and the further sum of	
Bail William of the period of the property of the property of the said note and allowed by the property of the said not been interest at the same rate as principal until paid; interest to be computed and paid to mail to a property of the said note processed by attroperty frought said note for the control of the said note being there and a great of the read of the said and to travery of the said note and a said of the foresty of the said note, and also in consideration of the further sum of Three ne in hand well place for the said note, and also in consideration of the further sum of Three ne in hand well place for the said not consideration of the further sum of Three ne in hand well place for the said note, and also in consideration of the further sum of Three ne in hand well place for a nearly stargein, sell and release unto the said.  I and released, and to these present to grant stargein, sell and release unto the said.  Township, Greenville County, State of South Carolina.  I that tract or lot of Signific Description of the said note, and also in consideration of the further sum of Three neithers are followed by the stargein of the said note, and also in consideration of the further sum of Three said.  Township, Greenville County, State of South Carolina.  I that tract or lot of Signific Stargette stargetters are stargetters and the start of the stargetters are stargetters. To was a stargetter stargetter stargetters are stargetters are stargetters and stargetters are stargetters. I stargetter stargetters are stargetters are stargetters are stargetters. The stargetters are stargetters are stargetters are stargetters are stargetters. The stargetters are stargetters are stargetters are stargetters. The stargetters are stargetters are stargetters are stargetters are sta	
with interest of the case of Alven per centum per annum until paid; interest to be computed and paid a lumby, and if unpaid when she to bear interest at the same rate as principal until paid, and I further promised and agreed to pay ben per cent of the until the for atternor spike, if said note the desired by attorner by favough legal proceedings of any kind, reference being thereunto had will more fully NOW proposal. MEN, That the said and spike the payoring thereof, and neither some in hand well yet it tilly paid at and before sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, but and released, and to these presents of the said and tracks and the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, but and released, and to these presents of the receipt whereof is hereby acknowledged, have granted, but that tract or lot of light of presents of the said.  Township, Greenville County, State of South Carolina.  The bity of presents of the house numbered 3/2, Babid and the first by and the house numbered 3/2, Babid and the first by and the house numbered 3/2, Babid and the first by and the said that tract or lot of light of presents of the said that the first by and the said of Manuley and the said and the first by and the said and the said and the receipt whereof is hereby acknowledged, have granted, barries and the said and released and the receipt whereof is hereby acknowledged, have granted, barries and the said and released and the receipt whereof is hereby acknowledged, have granted, barries and the said and released and the receipt whereof is hereby acknowledged, have granted by a first by a fi	day of
with interest of the rate of Alexan per centum per annum until paid; interest to be computed and paid a landly, and if unpaid whon she to bear interest at the same rate as efficient until paid; and I further promised and agreed to pay ben per cent of the unit due for atternor of the pay ben per cent of the unit due for atternor of the pay ben per cent of the unit due for atternor of the pay ben per cent of the payon thereof, gooding to the terms of the said note, and also in consideration of the said debt and sum of cesaid, and for the benefit of the payon thereof, gooding to the terms of the said note, and also in consideration of the further sum of Three in in hand well yet it till paid at and to the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, but and released, and to these presents of the said.  Township, Greenville County, State of South Carolina.  The bity of premieble, on the last side of Manuly in the lot of the payon with the payon of the said of the payon of the said of the last side of Manuly in the lot of the payon of the said of the last side of Manuly in the lot of the payon of the said of the last side of Manuly in the lot of the payon of the said of the last side of Manuly in the lot of the payon of the said of the last side of the payon of the said of the last side of the said of	
with interest of the rate of Alexan per centum per annum until paid; interest to be computed and paid a builty, and if unpuid whon all to bear interest at the same rate as principal until paid, and I further promised and agreed to pay ben per cent of the unit due for attemper file, if said note producted by attempting through legal proceedings of any kind, reference being thereunto had will more fully NOWINDOWNII. MEN. That the said and paid of the period security the perpent thereof, sacroding to the terms of the said note, and also in consideration of the said debt and sum of sessid, and for the being security the perpent thereof, sacroding to the terms of the said note, and also in consideration of the said debt and sum of these is in hand well principle of the further sum of Three is in hand well principle. The person of the said note, and also in consideration of the further sum of Three is in hand well principle. The further sum of the said note, and also in consideration of the said debt and sum of the said note, and also in consideration of the further sum of Three is in hand well principle. The further sum of Three is in hand to the further sum of Three is in hand to the further sum of Three is in hand to the further sum of Three is in hand to the further sum of Three is in hand to the further sum of Three is in consideration of the said debt and sum of the said.  The last sum of the further sum of Three is in consideration of the said debt and sum of the said and release unto the said network sum of the said note, and release unto the said network sum of the said note, and also in consideration of the said network sum of the said note, and also in consideration of the said network sum of the said note, and also in consideration of the said note, and also in consideration of the said note, and is not consideration of the said note, and is noted to the further sum of the said note, and is noted to the further sum of the said note, and is noted to the further sum of the said note, and is noted to the fur	
with intered date in the rate of Sleven per centum per annum until paid; interest to be computed and paid leally, and if unpaid when the to bear interest it the same rate as principal until paid, and I further promised and agreed to pay ten per cent. of the until due for atterprovide, it said not placefeed by attorpost through legal proceedings of any kind, reference being thereunto had will more fully NOWIND WALL MEN. That the said said note, and also in consideration of the said debt and sum of esaid, and for the better securing the proposit thereof, according to the terms of the said note, and also in consideration of the further sum of Three in hand well principle grant, largain, sell and release unto the said.  And released, and by these present do grant, largain, sell and release unto the said.  Township, Greenville County, State of South Carolina.  The birty of Interville, on the last side of Manly and the flood with the house numbered 312, said of the feart by land now at formership, and January and form the feart by land now at formership, and form the feart by land now at formership and form the feart by land now at formership and form the feart by land now at formership and fo	•
at the rate of Series per centum per annum until paid; interest to be computed and paid to bally, and if unpaid whon set to bear interest at the same rate as principal until paid, and I further promised and agreed to pay ten per cent. of the until due for attorney yets, if said note percent of the until due for attorney yets, if said note percent of the until due for attorney yets, if said note percent of the until due for attorney yets, if said note percent of the until due for attorney yets, if said note percent due to the yets of the said note, and also in consideration of the said debt and sum of resaid, and for the betty because the propent thereof, apporting to the terms of the said note, and also in consideration of the further sum of Three ne in hand well furthly paid at and betty the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, but and release unto the said.  The said note are present to grant, targain, sell and release unto the said.  The said note are present to grant, targain, sell and release unto the said.  The said note are present to grant, targain, sell and release unto the said.  The said note are present to grant, targain, sell and release unto the said.  The said note are present to grant targain, sell and release unto the said.  The said note are present to grant targain, sell and release unto the said.  The said note are present to grant targain, sell and release unto the said note, and slow in consideration of the said debt and sum of three presents, that tract or lot of said and better the present the said note, and said note and also in consideration of the said debt and sum of three and the said note, and slow in consideration of the said debt and sum of three said note, and slow in consideration of the said debt and sum of three said note, and slow in consideration of the said debt and sum of the said note, and also in consideration of the said note, and also in consideration of the said note, and the said note, and slow in consider	
sally, and if unpaid when the bear interest at the same rate as principal until paid, and I further promised and agreed to pay ten per cent. of the until due for attornor the, if said note be begind by attornor the found of the payof the said sept search in consideration of the said debt and sum of esaid, and for the begind securing the payof the fereof, ascording to the terms of the said note, and also in consideration of the further sum of Three ten hand well payof these presents of grant, targain, sell and release unto the said.  If M. Dauskett has tract or lot of light mereor as a summer sell and release unto the said.  If M. Dauskett has tract or lot of light mereor as a summer sell, and so the last side of Manly and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot with the house numbered 3/2, Bakid and the flot of flot with the house numbered 3/2, Bakid and for the flot with the house numbered 3/2, Bakid and the flot of flot of flot numbered and flot of flot numbered and flot numbered numbered and flot numbered numbered numbered numbered numbered numbered	st from
that tract or lot of Signth Decenville Township, Greenville County, State of South Carolina.  the bity of Greenville, on the last side of Manly ing the flot with the house numbered 3/12, safid into go downded on the north hy Lizzie Goldsmith e feast by land now or formely of Jom Green Low Stavie, on the Louth by Mr. Hewell, and on est and grant by Manley Street, heing the same last herited they med from my father Quincy Brooks, thaving to frontage an Mulley Street of 50 feet we depth of 160 feet.  For Value received I do hereby assign, transfer and tover to anna M. Beaty without recourse, this 20 day extender, 1936.	
the bity of Greenville, on the last side of Many ing the flot with the house numbered 3/12, satisfied founded on the north by Liggie Goldsmith e feart by land now or formely of Jom Green I Jom Stavie, on the Louth by Mr. Hewell, and on est and front by Manley Street, being the same lar herited they med from my father Ruince Brooks, t having a frontage an Mauley Street of 56 feet we depth of 160 feet.  For value received I do hereby assign, transfer and tover to Anna M. Beaty without recourse, this 20 day extember, 1936.	
in grounded on the north hy Lizzie Goldsmith e Seast by land now or formely of Jom Green I and Jon Steel, and on est and grout by Manley Street, being the same last herited they med from my father Ruince Brooks, thaving Ja frontage on Muley Street of 56 feet we depth of 160 feet.  For value received I do hereby assign, transfer and town to anna M. Beaty without recourse, this 30 day extender, 1936.	Stre
herited they med from my father Quince, Brooks, thaving a frontage on Muley Street of 56 feet un defeth of 160 feet.  For Value received I do hereby assign, transfer and town to anna M. Beaty without recourse, this 20 day extender, 1936.	l, o ene
t having la frohtage on Mauley Street of 56 feet us defeth of 160 feet. I do hereby assign, transfer an t over to anna M. Beaty without recourse, this 20 day ptember, 1936.	nd
	rith
	d of
Vitness;	V
lizabeth E. Beaty lo. M. Bauskett ra bale	

assignment Recorded October 25th 1948, at 3:40 9 m, # 23378