STATE OF SOUTH CAROLINA.  CONNY OF REENVILLAN  WHEREAN'S ETHERE I _ Goardell and Minnie Louise Rossall.  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in  II. K. Townes _ Attorney  in well and ruly incided in well and ruly incided in well and ruly incided in the rule in the	MORTGAGE OF REAL ESTATE G. R. E. M. 5	veys printing Co., Greenville. C. C.
ONLY OF GREENVILLS  WHEREASTS Erneat_J_Generall_and_Minnie_Louise_Generall  II, K. Townes, Attorney am well and truly included to  H. K. Townes, Attorney am well and truly included to  H. K. Townes, Attorney am well and truly included to  H. K. Townes, Attorney and 50/100 (\$422,50)  Doilar, in and by my certain promissory note in writing, of even date herewith, due and psyshic on the		
In the full and just sum of PONE HUNDERS TWENTY-two and 50/100 (\$422.50)  Dollars, in and by my certain possissery note in writing, of even date herewish, due and poyable on the full and just sum of PONE HUNDERS TWENTY-two and 50/100 (\$422.50)  Dollars, in and by my certain possissery note in writing, of even date herewish, due and poyable on the July 1147.  1047.  1047.  1048.  1049.	· · · · · · · · · · · · · · · · · · ·	
WHEREAS.We , Ernest J. Gonnell and Minnie Louise Gossell  In K. Townes, Attorney  In the full and just sum of FORE Hundred Twenty-two and 50/100 (\$422.50)  Doilar, in and by my certain promissory note in writing, of even date becevirib, due and psyable on the J. Acth		
H. K. Townes, Attorney  In the full and just sum of FOMF Hundred Twenty-two and 50/100 (\$422.50)  Dollars, in and by my certain promissory nose in writing, of even date herewith, due and psychic on the July  10.45  10.1		11ee Comm31
H. K. Townes, Attorney  in the full and just sum of FORT. Hundred Twenty-two and 50/100 (\$422.50)  Delian, in and by my certain promissory note in writing, of even date herewith, due and populate on the Soith day of July 1047.  1047.  Alth 1047.  Alth per centum per annum until paid; integrable to computed and paid with hadrest frogs with hadrest frogs annually, and if unpaid when due to bear interest at same rate as principal until paid, and the promised and graved to pay ten per cent under or attorney, feet said and to be collected by attorney or through legal proceedings of any finite reterence had will be result of the whole amount due for attorney, feet said note be collected by attorney or through legal proceedings of any finite reterence had will be resulted of a consideration of the said due to a consideration of the said due and a consideration of the said due and a consideration of the said due and a consideration of the said consideration	WHEREAS, We Frnest J. Gosnell and Winnie Pou	LIBO GUARANTE
H. K. Townes, Attorney  in the full and just sum of FORT. Hundred Twenty-two and 50/100 (\$422.50)  Delian, in and by my certain promissory note in writing, of even date herewith, due and populate on the Soith day of July 1047.  1047.  Alth 1047.  Alth per centum per annum until paid; integrable to computed and paid with hadrest frogs with hadrest frogs annually, and if unpaid when due to bear interest at same rate as principal until paid, and the promised and graved to pay ten per cent under or attorney, feet said and to be collected by attorney or through legal proceedings of any finite reterence had will be result of the whole amount due for attorney, feet said note be collected by attorney or through legal proceedings of any finite reterence had will be resulted of a consideration of the said due to a consideration of the said due and a consideration of the said due and a consideration of the said due and a consideration of the said consideration		
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable on the John July 1970 1970 1970 1970 1970 1970 1970 1970	T T B. Attorney	am well and truly indepted to
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable on the July	H. K. TOWNES, ACCORDY	
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable on the July		
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable on the July		
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable on the July	in the full and just sum of Four Hundred Twenty-two and 50/	100 (\$422.50)
July 1948.  As to at the rate of \$1\$ per centum per anamu ontil pair integrable be computed and paid anamulty, and if impaid when due to bear interest at same rate as principal until paid, and have further promised and agreed up by the per cent of the whole amound due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremto had will more fully appear.  NOW KNOW ALL MEN. Thaw's the said. Example I. Gosenll and Minnie Louise Gosenll.  In consideration of the said debt and sum of more aforessid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to sit in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof its hereby acknowledged, have granted, bargained, sold an release d, and by these presents do grant, bargain, sell and release muo the said.  Attorney. Attorney.  all that truct or lot of land in. Saluda Towness, and on the West by Campbell, being the ole house places of the father of Ernest I. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, a recorded in Bead Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby eraved to said deed. This convergence lacing the last of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said		
And the act the rate of \$1% per centum per annum until paid; integrated be computed and paid annually, and if unpaid when due to bear interest at same rate as principal until paid, annually, and if unpaid when due to bear interest at same rate as principal until paid, annually and if unpaid when due to bear interest at same rate as principal until paid, annually and if unpaid until paid annually and if unpaid until paid, annually and if unpaid until paid annually and if unpaid until paid annually and if unpaid until paid, annually and if unpaid until paid annually and if unpaid until paid annually and if unpaid until paid annually annual	Dollars, in and by my certain promissory note in writing, of even date herewith, due and	i payable on theday of
with interest freg.  date  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per centum per annum until paid; interest the computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per cent of the whole amound due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremoto had will more fully appear.  NOW KNOW ALL MEN, Thawe the said. Example I. Gosenll and Minnie Louise Gosnell  in consideration of the said debt and sum of mone, aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to reference, and well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  At Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole homes place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, a recorded in Dead Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in	andra and a state of the control of	
with interest freg.  date  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per centum per annum until paid; interest the computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per cent of the whole amound due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremoto had will more fully appear.  NOW KNOW ALL MEN, Thawe the said. Example I. Gosenll and Minnie Louise Gosnell  in consideration of the said debt and sum of mone, aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to reference, and well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  At Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole homes place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, a recorded in Dead Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in		ale ful
with interest freg.  date  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per centum per annum until paid; interest the computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per cent of the whole amound due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremoto had will more fully appear.  NOW KNOW ALL MEN, Thawe the said. Example I. Gosenll and Minnie Louise Gosnell  in consideration of the said debt and sum of mone, aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to reference, and well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  At Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole homes place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, a recorded in Dead Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in		1 d 1 1 1
with interest freg.  date  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per centum per annum until paid; interest the computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, anwe have further promised and agreed to pay ten per cent of the whole amound due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being theremoto had will more fully appear.  NOW KNOW ALL MEN, Thawe the said. Example I. Gosenll and Minnie Louise Gosnell  in consideration of the said debt and sum of mone, aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to reference, and well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  At Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole homes place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, a recorded in Dead Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full description by the old motes and bounds is hereby erweed to said deed. This conveyance includes for said Greenville reference for a full father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in	$\mathcal{M}$	w who when the same of the sam
Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per centum per annum until paid; integrated be computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereanto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said.  But I. Gosenll and Kinnie Louise Gosnell  in consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. TOWNES, Attorney  all that tract or lot of land in Saluda Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home  fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-593, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes lated to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated  March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 165 acres being		1 of 1 of 1 of 1
Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per centum per annum until paid; integrated be computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereanto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said.  But I. Gosenll and Kinnie Louise Gosnell  in consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. TOWNES, Attorney  all that tract or lot of land in Saluda Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home  fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-593, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes lated to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated  March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 165 acres being	· Wasser	STORE S
Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per centum per annum until paid, integrated be computed and paid.  Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereanto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said. Example 1. Gosenll and Kinnie Louise Gosenell.  in consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  Attorney.  Atto	Within yron fath	1 R. W
Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per centum per annum until paid; integrated be computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said.  Breatt J. Gosenll and Minnie Louise Gosenell  in consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. Townes, Attorney  all that tract or lot of land in Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 25, 1976, seconded in Deed Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old meters and bounds is hereby craved to said deed. This convayance includes the 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 22	J. V.	A MORINE DE LA COMPANION DE LA
Annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per centum per annum until paid; integrated be computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, any have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereanto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said.  But I. Gosenll and Kinnie Louise Gosnell  in consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. TOWNES, Attorney  all that tract or lot of land in Saluda Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home  fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-593, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes lated to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated  March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 165 acres being	a le far	OF THE MINTY OF THE
Annually, and if unpaid when due to bear interest at same rate as principal until paid, and all integrated be computed and paid.  annually, and if unpaid when due to bear interest at same rate as principal until paid, and have further promised and agreed to pay the per cent of the whole amount due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.  NOW KNOW ALL MEN, Thaws the said.  **Brown I.** Gosen I.** Gosen I.** A Gosen I.** A Gosen I.** In consideration of the said debt and sum of mone aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  **A.** H.** A.** Towns.** Attorney**  all that tract or lot of land in Saluda Township, Greenville County, State of South Carolina.  On branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Erneat J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Goenell, December 23, 1976, a recorded in Deed Book KK, page 592-593, RMC Office for said Greenville reference for a full description by the old meters and bounds is hereby craved to said deed. This conveyance includes The last acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his d	more Canto	2 6 A SULLE NOT
annually, and if unpaid when due to bear interest at same rate as principal until paid, ame and enter the promises and aftered by attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.  NOW KNOW ALL MEN, Thaw's the said. Expect I. Gosenil and Minnie Louise Gosnell  in consideration of the said debt and sum of more aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. Townes, Attorney  all that tract or lot of land in Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said Greenville reference for a full description by the old metes and bounds is hereby craved to said Greenville reference for a full description by the old metes and bounds is hereby craved to said Greenville reference for a full description by the old metes and bounds is hereby craved to said Greenville reference for a full description by the old metes and bounds is hereby craved to said Greenville. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said		Old Grand
annually, and if unpaid when due to bear interest at same rate as principal until paid, ame now further promised and stated by the due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.  NOW KNOW ALL MEN, Thaw's the said. Expect I. Gosenil and Winnie Louise Gosnell  in consideration of the said debt and sum of more aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. Townes, Attorney  all that tract or lot of land in Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-Eest by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes the 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said		With interest from with interest from
annually, and if unpaid when due to bear interest at same rate as principal until paid, amm any number promises an agreed to yellow attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear.  NOW KNOW ALL MEN. Thaw's the said. Repeat I. Gosenil and Minnie Louise Gosnell  in consideration of the said debt and sum of more aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to min hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold an released, and by these presents do grant, bargain, sell and release unto the said.  H. K. Townes, Attorney  all that tract or lot of land in Saluda River bounded on the Easttby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 592-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes the 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	dateat the rate ofper centu	um per annum until paid; interest to be computed and paid.
all that tract or lot of land in. Saluda Township, Greenville County, State of South Carolina.  on branch waters of North Saluda River bounded on the Eastby Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, RMC Office for said Greenville reference for a full description by the old motes and bounds is hereby eraved to said deed. This conveyance includes the 185 acres opmweyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said		
on branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby eraved to said deed. This conveyance includes the 185 acres opnweyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	released, and by these presents do grant, bargain, sell and release unto the said	Re_Rs_AMUANU_\$R_U_WANT
on branch waters of North Saluda River bounded on the East by Elmore Harmon, on the South by Ralph Brown, on the North-East by John Ross and on the West by Campbell, being the ole home place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby eraved to said deed. This conveyance includes the 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Salada	Channella County State of South Carolina.
Ralph Brown, on the North-East by John Ross and on the west by Campbell, and being more place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby craved to said deed. This conveyance includes acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	all that tract of for or faild in	
place of the father of Ernest J. Gosnell whose name was John Henry Gosnell, and being more fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, EMC Office for said Greenville reference for a full description by the old metes and bounds is hereby eraved to said deed. This conveyance includes the 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in EMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said		
fully described in an old deed from John Gosnell, Sr. to Joseph Gosnell, December 23, 1976, a recorded in Deed Book KK, page 392-393, RMC Office for said Greenville reference for a full description by the old metes and bounds is hereby eraved to said deed. This conveyance includes 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent therete the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	on branch waters of North Saturda Alver bounded on	the West by Campbell, being the ole home
description by the old motes and bounds is hereby eraved to said deed. This conveyance includes a cres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Ralph Brown, on the North-East by John Ross and on	I clie west by campacing
description by the old metes and bounds is hereby eraved to said deed. This conveyance include 185 acres conveyed to us, the said Mortgagors by C. E. Robinson, as Trustee, by deed dated March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto the father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Ralph Brown, on the North-East by John Ross and on	me was John Henry Gosnell, and being more
March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto be father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell,	ne was John Henry Gosnell, and being more Sr. to Joseph Gosnell, December 23, 1976,
March 9, 1945, and recorded in RMC Office in Deed Book 251, page 421. Subsequent thereto be father of Ernest Gosnell conveyed to him all of said land which includes the 185 acres being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK. page 392-393, RMC Office	se was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, and for said Greenville reference for a full
father of Ernest Gosnell conveyed to him all of said land which includes the less being total tract of 225 acres mentioned and described in his deed dated October 5, 1944, in said	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by	ne was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance including C. E. Robinson, as Trustee, by deed dated
total tract of 225 acres mentioned and described in his deed dated October 0, 1944, 12	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by the condense of 1948, and recorded in RMC Office in Deed	ne was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto th
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres commeyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed Content of Ernest Gosnell conveyed to him all of said	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. E. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres commeyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed Content of Ernest Gosnell conveyed to him all of said	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation and described total tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. E. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation and described total tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. E. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation and described total tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of the said tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of the said tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old metes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old metes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	me was John Henry Gosnell, and being more  Sr. to Joseph Gosnell, December 23, 1976, a  for said Greenville reference for a full  eraved to said deed. This conveyance includy C. B. Robinson, as Trustee, by deed dated  Book 251, page 421. Subsequent thereto the  aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	me was John Henry Gosnell, and being more Sr. to Joseph Gosnell, December 23, 1976, a for said Greenville reference for a full eraved to said deed. This conveyance includes C. B. Robinson, as Trustee, by deed dated Book 251, page 421. Subsequent thereto the aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of the said tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more Sr. to Joseph Gosnell, December 23, 1976, a for said Greenville reference for a full eraved to said deed. This conveyance includes C. B. Robinson, as Trustee, by deed dated Book 251, page 421. Subsequent thereto the aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres comveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation of 225 acres mentioned and described	ne was John Henry Gosnell, and being more Sr. to Joseph Gosnell, December 23, 1976, a for said Greenville reference for a full eraved to said deed. This conveyance includes C. E. Robinson, as Trustee, by deed dated Book 251, page 421. Subsequent thereto the aid land which includes the 185 acres being
	Ralph Brown, on the North-East by John Ross and on place of the father of Ernest J. Gosnell whose name fully described in an old deed from John Gosnell, recorded in Deed Book KK, page 392-393, RMC Office description by the old motes and bounds is hereby the 185 acres conveyed to us, the said Mortgagors by March 9, 1945, and recorded in RMC Office in Deed father of Ernest Gosnell conveyed to him all of saturation and described total tract of 225 acres mentioned and described	me was John Henry Gosnell, and being more Sr. to Joseph Gosnell, December 23, 1976, for said Greenville reference for a full eraved to said deed. This conveyance includy C. E. Robinson, as Trustee, by deed dated Book 251, page 421. Subsequent therete the aid land which includes the 185 acres being