COUNTY OF CHEMPHILE OUTS OF CH	MORTGAGE OF REAL ESTATE—G. R. E. M. 5	
TO ALL WHOM THESE PROSENTS DAY CONCENN. WHEREAS, I. Joseph Man Howard Grown, Joseph Man Howard Grown, So D. Collier In ductional professor of Three Thomsand Eight Eundred (\$5,800.00)	STATE OF SOUTH CAROLINA,]	
TO ALL WHOM THESE PROSENTS DAY CONCENN. WHEREAS, I. Joseph Man Howard Grown, Joseph Man Howard Grown, So D. Collier In ductional professor of Three Thomsand Eight Eundred (\$5,800.00)	COUNTY OF GREENVILLE	
WHEREAS, Jessie Wee Howard Green, and well and may indicate to G. D. Collier in the full and joed some of Three Thomsand Right Kundred (\$5,800.00) in annecessive equal monthly installments of Thirty and 05/100 (\$30.05) Bollars each, including Jesseet, first installment due and rapable on the lat day of August 1947, and an installment abult here are and unpaid for 35 days or more the payes may declare the entire belonce than due and passed. An analysis of the lat day of August 1947, and an installment abult here are the restory of the day of each succeeding month thansafter until paid in full, and if any installment abult here are the restory of the day of the case of five per center per second will be easily the entire belonce to be compared and monthly. NOW KNOW ALL MIN, That it is side. NOW KNOW ALL MIN, That it is side. Jessie I was a side of the	J	
in the full and jest sum of Phree Linearand Eight Hundred (\$2,800.00) Deliza, in and by my crutal prominery note in writing, of even due broweld, due and payable on the last day of August 1947, and an Installment of August 1947, and an Installment due and payable on the last day of August 1947, and an Installment due and payable on the last day of August 1947, and an Installment due and payable on the last day of August 1947, and an Installment due has been due to an installment due and payable on the last day of August 1947, and an Installment due has last due and unpaid for 50 days or more the payas may declare the entire believe then due and payable, and it may declare to be compared and payable, and it may declare to be compared and payable, and the rate of further promises the first due to be referred at some rate a principal unit paid, and I have further promised and speed to pay the payable. More than the compared to the following the payable who due to be received at a time rate as principal unit paid, and I have further promised and speed to pay the payable and the due to be received at an another due of the due and the following the payable and the due to be received at a first and due to complete the of the best received to be added to the second of the added and the payable and the due to the due of the due to the due t	Town to Moment A	re en.
in the full and jour cortain prominenty more in writing, of word due forcewith, due and regular or the control prominenty more in writing, of word due forcewith, due and regular or the control prominent more in writing, of word due forcewith, due and regular or the control prominent and installment on the control prominent and control prominent and control prominent and promine	WHEREAS, I,	
in the full and jour cortain prominenty more in writing, of word due forcewith, due and regular or the control prominenty more in writing, of word due forcewith, due and regular or the control prominent more in writing, of word due forcewith, due and regular or the control prominent and installment on the control prominent and control prominent and control prominent and promine		
in the fall and just some of Three Thousand Eight Hundred (\$3,800.00)		am well and truly indebted to
Dollars, is and by my certain processory note is writing, of even date heresith, dae and psychic system. In auccessaive, aqual monthly instalments of Thirty and 86/100 (\$30.0\$) Dollars each, including Joynest, first instalment due and psychic on the let day of each succeeding, month thereafter until paid in rull, and if any instalment shell best assessed any of each succeeding, month thereafter until paid in rull, and if any instalment shell best past due and unraid for 30 days or more the payes may declare the entire belence then due and psice of the shell and unraid for 30 days or more the payes may declare the entire belence then due and psice of the shell and unraid for 50 days or more the payes may declare the entire belonce then due and psice of the shell and the payed when due to consider the shell and the payed when the control of the shell and the payed when due to consideration of the shell and the payed when the shell and the payed the shell and the payed when the shell and the payed when the shell and the payed the payed the shell and the payed the shell and the payed the payed the payed t	G. D. Collier	
Delian, is not by my certain promisery took in writing, of even date herevith, das and populs where in auccessaive aqual monthly instalments of Thirty and 86/100 (\$30.0\$) Dollars each, including Japast, first instalment due and payable on the let day of ayon and an instalment on the same day of each succeeding, month thereafter until paid in rull, and if any instalment shell has past due and unpaid for 30 days or more the payes may declare the entire belone then due and paid and unpaid for 30 days or more the payes may declare the entire belone then due and paid and inspect when due to be computed and paid, monthly— with interest from the fact of the same are an expended only said, and I have farther provided and agreed to say to per cent of the whole smooth due for attenty for it said with one folly appear. NOW KNOW ALL MEN. That I the said. Jessie Mas Howard Green in consideration of the said dolts and some of money adversaried, and for the latter said dolts and some folly appear. Jessie Mas Howard Green in consideration of the said dolts and some money adversaried to grant, begainst days and allower follows presents, the recipit whereas is berely adamentinged, lave granted, begainst and allow the provided and said for the factor of the said and the second of the said and the said and the second provided and the said and the second of the said and the said and the second provided and the said and the second and by these presents due grant, begainst and as lot number two (2) on plat of 9. D. Collier propartys according to the second in the R. N. C. Office for Breezettlie-County on time 17, 1947, and entered for record in the R. N. C. Office for Breezettlie-County on time 17, 1947, and having, according to eath plat to the R. N. C. Office for Breezettlie-County on time 17, 1947, and having, according to eath plat to the R. N. C. Office for Breezettlie-County on time 17, 1947, and entering the eath plat to the R. N. C. Office for Breezettlie-County on time 17, 1947, and having, according to eath plat to the		
Dollars, to and by my certain promenory note in writing, of even date herevith, das and poyable when		
Dollars, to and by my certain promenory note in writing, of even date herevith, das and poyable when		/#= 000 00\
in successive aqual monthly instalments of Thirty and 06/100 (\$30.06) Dollars each, including breat, first instalment due and payable on the lat day of august 1947, and an instalment on the same day of each succeeding month thereafter until paid in full, and if any instalment shall be past due and unpaid for 30 days or more the payes may declare the entire belone than due and past due and unpaid for 30 days or more the payes may declare the entire belone than due and payable, and impaid when due to be remeded and paid monthly and if may be a succeeding to the same that the same of the same and the same of the s	in the full and just sum of Three Thousand Eight Hy	undred (\$3,800.00)
in successive aqual monthly instalments of Thirty and 06/100 (\$30.06) Dollars each, including breat, first instalment due and payable on the lat day of august 1947, and an instalment on the same day of each succeeding month thereafter until paid in full, and if any instalment shall be past due and unpaid for 30 days or more the payes may declare the entire belone than due and past due and unpaid for 30 days or more the payes may declare the entire belone than due and payable, and impaid when due to be remeded and paid monthly and if may be a succeeding to the same that the same of the same and the same of the s		
in successive aqual monthly instalments of Thirty and 06/100 (\$30.06) Dollars each, including breat, first instalment due and payable on the lat day of august 1947, and an instalment on the same day of each succeeding month thereafter until paid in full, and if any instalment shall be past due and unpaid for 30 days or more the payes may declare the entire belone than due and past due and unpaid for 30 days or more the payes may declare the entire belone than due and payable, and impaid when due to be remeded and paid monthly and if may be a succeeding to the same that the same of the same and the same of the s	Dollars, in and by my certain promissory note in writing, of even da	ate herewith, due and payable on the
in successive aqual monthly instalments of Thirty and 06/100 (\$30.06) Bollars each, including therest, first instalment due and payable on the lett day of aguat 1947, and an instalment on the same day of asch successful month thereafter until paid in full, and if any instalment shell be past due and unpaid for 30 days or more the payes may declare the entire balance then due and payable and unpaid for 30 days or more the payes may declare the entire balance then due and payable, and it must would when due to best interest at some care as principal until paid, and I have further promised and agreed to pay the pre-cented, and it unpaid when due to best interest at some care as principal until paid, and I have further promised and agreed to pay the pre-cent, and it unpaid when due to best interest at some care as principal until paid, and I have further promised and agreed to pay the pre-cent, in consideration of the train of the whole amount due for attenty; is in. If and note be collected by attention of the terms of the said most, and also be consideration of the train and all more fully appear. NOW KNOW KNOW ALL MEN, That I, the said slocald, and for the better securing the payment thereof, according to the terms of the said most, and also be consideration of the turbur and of Three Dalan, to me the land well and truly paid at and before the seding and delivery of these presents, the receive thereof is benefy adminster in any affirmer and of Three Dalan, to an interest from the care and the said and release, and by these presents do crant targain, self and release unto the said of. D. Collier, his hairs and assigns, forever, all that tract or to to limit in Chick Springs Township, Greenville County, State of South Carolina. Being known and designated as lot number two(2) on plat of Q. D. Collier, property a contribuge to the pre-cented by H. S. Brockman May 21, 1947, and entered for record in the R. W. C. Office for Specially and the county of the purchase of the purchase of the purchase of the county of		
senset, first instalment due and rayable on the lat day of August 1917, and an instalment on the same day of each succeeding month thereafter until paid in full, and if any instalment shall be park due and unpaid for 30 days or more the payse may declare the entire believe then due and paid paid paid on the same of the payse may declare the entire believe then due and paid paid only. **The park due and unpaid for 30 days or more the payse may declare the entire believe then due and paid paid only and it may be called the true of five per centure per serum until paid; interest to be computed and paid nonthly—emotify, and it may did when due to but interest at same rate as pricipal until paid, and library interest to be computed and paid nonthly—emotify, and it may did when due to but interest at same rate as pricipal until paid, and library interest pays us per cent of the whole amount for for attractly feel it said note to contend by attractly of the said for the better securing the payment thereof, according to the terms of the said mote, and site in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the calling and delivery of these percent, the receipt whereof is herely according the payment derived by the percent do grant, bancia, and and release unto the said. G. D. Collier, his heirs and easigns, forever, all that tract or fot of fand in. Chick Springs Township, Greenville County, State of South Carolina. **Beginshing at the joint corner of lots number two(2) on plat of G. D. Collier, property, a coording to each plat, the following meters and bounds, to Beginshing at the joint corner of lots number? A coll path, the following meters and bounds, to Beginshing at the joint corner of lots number 2 and 3 on the northeast aids of Dan Streat, running thence with Dan Streat, South County, on June 17, 1917, and entire of the payment of said lots, thence and South County of the beginning corner, and being the same this day conveyed to Ma my the mortgages have in		
same day of each succeeding month thereafter until paid in full, and if any instalment shall be paid due and inpaid for 50 days or more the payes may declare the entire balance then due and paid. with interest from date hereof at the rate of five per centum per annum until paid; interest to be computed and paid. with interest from date hereof at the rate of five per centum per annum until paid; interest to be computed and paid. NOW KNOW ALL MIN. That I, the said Jessie Mac Howard Spream NOW KNOW ALL MIN. That I, the said Jessie Mac Howard Spream in thank well and truly paid at and before the scaling and addivery of these presents, the receipt whereof is bereby advormedaged, have granted, bargained, sold and released to the terms of the mait note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the scaling and delivery of these presents, the receipt whereof is bereby advormedaged, have granted, bargained, sold and released to the terms of the mait note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the scaling and delivery of these presents, the receipt whereof is bereby advormedaged, have granted, bargained, sold and released to the terms of the mait note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the scaling and delivery of these presents, the receipt whereof is bereby advormedaged, have granted, bargained, and by these presents the presents and the part of the said do't and start and truly paid at and before the scaling and to truly advormedaged, have granted, bargained, and the terms of the said of the further sum of the further sum of the further sum of the said country of the present late. BUSINEMENT AND A the Dollar, and hereing according to a said plate, the fell owing meters and bounds, to the basignaning corner, and heing the same this day conveyed to be my the mortgages hereast by the further way o	in successive equal monthly instalments	of Thirty and 05/100 (\$30.05) Dollars each, Including
past due and impaid for 30 days or more the payes may declare the entire balance then due and pints. with interest from date hereof at the rate of five per contum per amount suil pad; interest to be computed and pad more and in ungoid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to say temper 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 theresand had will more kindy appear. NOW KNOW ALL MINN, That I, the said. Jessie Mase Howard Green in consideration of the said debt and som of money aforesaid, and for the better securing the payment thereof, according to the terms of the said met, and also in consideration of the further sum of Three Dollars, to me in hand well mont truly paid at and belove the sealing and delivery of those presents, the results whereof is benefy acknowledged, have greated, barriganted, barriganted, old and released and by these presents do grant, bargain, self and release amo the said G. D. Collitor, his heirs, and assigns, forever, all that treat or lot of fand in. Chick Springs Township, Greenville County, State of South Caroline. being known and designated as lot number two[2] on plat of G. D. Collitor for Spreanville County on June 17, 1947, and having, according to self plat, the fellowing motes and bounds, to BEGINNING at the joint commer of lots number 2 and 3 on the northeest slade of Dan Streat, running, thence with Dan Street 5, 80-800 E. 62 and 5/10 feet to commer of lot number 3. S. 10-800 M. 100 fee to the beginning corner, and heing the same this day nonweak to be my the mortgage herein by yet to be recorded, and bits mortgage being given to secure a portion of the purchase price to the beginning corner, and heing the same this day nonweak to be my the mortgage herein by SATISFRED AND CANCELLED OF RECORD Minney B. Markeller Minney B. Markeller AND CANCELLED OF RECORD The DAY The MARKELLED OF RECORD	rest, first instalment due and payable	on the 1st day of August 1947, and an instalment on the
date hereof at the rate of five per centum per annum until paid; interest to be computed and paid memerity, and if unpaid when due to bear interest at some rate as principal until paid, and I have further promised and agreed to topy ten per cut the whole amount due for attenuely see, if and in the collected by attenuely and proceedings of any fiving referrance and survey of the payment there of the whole amount due for attenuely see, if and not the payment thereon, according to the terms of the said note, and also in consideration of the said dots and sum of money aforesaid, and for the better according 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 seeding and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, and by these presents do grant, bargains, still and release unto the said G. D. Colliar, his hairs and assigns, forever, all that tract or lot of land inChick Springs	same day of each succeeding month thereas	fter until paid in full, and if any instalment shall bed
date hereof at the rate of five per centum per annum until pold; interest to be computed and paid monthly— memority, and if impaid when the to lear interest at anne rate as principal until pold; and I have further promised and agreed to pay temp per cent of the whole annum the for atturney's fee, I and note be collected by interest at anne rate as principal until pold; and I have further promised and agreed to pay temp per cent of the whole annum the for atturney's fee, I and note be collected by interest of the whole annum NOW KNOW ALL MEN, That I the raid Jessie Mac Howard Open in consideration of the said delt and sum of more aforesaid, and for the better securing the parment thereof, according to the terms of the said note, and also in consideration of the said delt and sum of more aforesaid, and for the better securing the parment thereof, according to the terms of the said note, and also in consideration of the said delt and sum of more aforesaid, and for the better securing the parment thereof, according to the terms of the said note, and also in consideration of the said delt and sum of more aforesaid, and for the better securing the parment thereof, according to the terms of the said on the said sold and released, and by these presents do grant, hargain, sail and release unto the said G. D. Collier, his heira and assigns, forevery, all that tract or lot of fand in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Collier proparty a coording to Being known and designated as lot number two(2) on plat of G. D. Collier proparty a coording to Being known and designated as lot number two(2) on plat of G. D. Collier proparty a coording to Being known and designated as lot number two(2) on plat of G. D. Collier, proparty a coording to Being known and designated as lot number two(2) on plat of G. D. Collier, proparty a coording to Being known and designated as lot number two(2) on plat of G. D. Collier, proparty a coording t	past due and unpaid for 30 days or more t	the payee may declare the entire balance then due and pa
date hereof at the rate of five per centum per annum until paid; intreest to be computed and paid monthly monthly and if unpuid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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, That I, the said. Jessie Man Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and truly paid at and before the scaling and delivery of these presents, the recority whereof is hereby acknowledged, lave granted, hargained, soid and released, and by these presents do grant, hargain, sell and release unto the said. G. D. Golliar, his heira and assigna, forever, all that tract or lot of land in Ghick Springs Township, Greenville County, State of South Carolina. Deling known and designated as lot number two(2) on plat of G. D. Golliar property a coording to made by H. S. Brockman May 21, 1947, and entered for record in the R.N.C. Office for Speenville County on June 17, 1947, and having, a coording to said plat, the fellowing metes and bounds, to BEGINNING at the joint normer of lots number 2 and 3, on the nontheast side of Dan Streat, running thence with Dan Streat S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thannes with the of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thannes have to the beginning corner, and heing the same this day conveyed to be my the mortgage hereals by yet to be recorded, and this m	116,	
date hereof		
date hereof at the rate of five per centum per annum until paid; interest to be computed and paid monthly commits, and if umpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount due for automory's fee, it 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, That I, the said. Jessie Mae Howard & Peen in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said stor, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said stor, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the said stor, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the said stor, and also in consideration of the said store in hand well and truly paid at and before the said in delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargaind, soid and released, and by these presents do grant, bargaind, soid and released, and by these presents do grant, bargain, sell and release onto the said. G. D. Collier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of Somth Carolina. Being known and designated as 1 ot number 1 two (2) on plat of G. D. Collier property a coording to seeing known and designated as 1 ot number 2. 1947, and entered for record for the R. N. C. Office for Streamylla County on June 17, 1947, and heaving, accoording to seeid plate, the feel owing meters and bounds, te EBCURNING at the joint corner of lots number 2. So and 5/10 feet to corner of lot number 1. N. 10-00 R. 100 feet to rear joint co		
date hereof at the rate of five per centum per annum until paid; intreest to be computed and paid monthly monthly and if unpuid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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, That I, the said. Jessie Man Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and truly paid at and before the scaling and delivery of these presents, the recority whereof is hereby acknowledged, lave granted, hargained, soid and released, and by these presents do grant, hargain, sell and release unto the said. G. D. Golliar, his heira and assigna, forever, all that tract or lot of land in Ghick Springs Township, Greenville County, State of South Carolina. Deling known and designated as lot number two(2) on plat of G. D. Golliar property a coording to made by H. S. Brockman May 21, 1947, and entered for record in the R.N.C. Office for Speenville County on June 17, 1947, and having, a coording to said plat, the fellowing metes and bounds, to BEGINNING at the joint normer of lots number 2 and 3, on the nontheast side of Dan Streat, running thence with Dan Streat S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thannes with the of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thannes have to the beginning corner, and heing the same this day conveyed to be my the mortgage hereals by yet to be recorded, and this m		
date hereof at the rate of five per centum per annum until paid; interest to be computed and paid. monthly memetry, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 thereum had will more fully appear. NOW KNOW ALL MEN, That I, the said. Jessie Mae Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and to the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and to the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and to the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and to the better securing the payment thereof and by these precents do grant, bargained, sold and released, and by these precents do grant, bargained, sold and released, and by these precents do grant, bargaine, sold and released, the security better for the precent of the said and tryle payments. For execution of the said debt and sum of money aforesaid, and the tract or lot of tand in. Chick Springs Township, Greenville County, State of South Carolina. Paragraphy of the parameters to be compared to the said chick and the said lots at the parameters and bounds, to the payment and assignment of the said lots at the payment and the said lots	na an an anno anno an anno anno anno an	
date hereof at the rate of five per centum per anumu until paid; interest to be computed and paid monthly search, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per cent of the whole amount due for attorney's fact, said note be collected by attorney or through legal proceedings of any kind, reference being theremus had will more fully appear. NOW KNOW ALL MEN, That I, the said. Jessie Mae Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the said note, and also in consideration of the said debt and sum of money aforesaid, and to the legislation, and before the said felicity of these presents, the receipt whereof is hereby achoeveleded, have grained, sold and released, and by these presents do grant, bargained, sold and released, and that tract or tot of fand in Chick Springs Township, Greenville County, State of South Carolina. Towns		
date hereof at the rate of five per centum per annum until paid; interest to be computed and paid. monthly memethy, and if mapaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 thereum had will more fully appear. NOW KNOW ALL MEN, That I, the said. Jessie Mae. Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the tritler 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, told and released, and by these presents do grant, bargain, sell and release unto the said G. D. Gollier, his hairs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Gollier property a coording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County on June 17; 1947, and having, according to self-plat, the following metes and bounds, to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County on June 17; 1947, and having, according to self-plat, the following metes and bounds, to mede by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County on June 17; 1947, and having, according to self-plat, the following metes and bounds, to mede by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County of Landau Annual Lan		the state of the s
**Secretary, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten 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 theremus had will more fully appear. NOW KNOW ALL MEN, That I, the said Jessie Mae Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of Turee Dollars, to me in hand well and truty paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said. G. D. Gollier, his heirs and assigns, forever, all that tract or lot of lead in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Gollier property a coording to made by H. S. Brockman Nay 21, 1947, and entered for record in the R.M.C. Office for Sreenville County on June 17, 1947, and heaving, according to said plat, the following motes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 52 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 R. 100 feet to rear joint corner of said lots; thence N 80-62 and 5/10 feet to corner, and being the same this day conveyed to be my the mortgagea herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and setting Mathematical County, S. Churchelled OF RECORD The Day of Theorem 1 R. C. For Record County, S. C. R. M. C. For Recenville County, S. C.		with interest from
the 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. That I, the said Jesaie Mac Howard Green in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money and the said and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said. G. D. Gollier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of 9. D. Gollier property a coording to sell plat, the R. M. C. Offlice for Greenville County on June 17, 1947, and having, according to sell plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the nontheast aids of Dan Streat, running thence with Dan Street S. 80-00 B. S2 and 5/10 feet to corner of lot number 1, thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-f62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the Deginning corner, and being the same this day conveyed to be my the mortgage herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the County, S. C. Progression of the purchase	date hereof at the rate of fi	per centum per annum until paid; interest to be computed and paid monthly
NOW KNOW ALL MEN, That I, the said Jessie Mae Howard Green in consideration of the said debt and sum of money 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 sesting and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said G. D. Collier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Collier property a ecording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Greenville County on June 17, 1947, and having, a coording to said plat, the following metos and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Streat 2, 80-00 E. 52 and 5/10 feat to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-62 and 5/10 feat to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Park May 10 Marketted of Record Farmanticus County, S. C. Satisfred AND CANCELLED OF RECORD FARMANCELLED OF RECORD FARMANCELLED OF RECORD FARMANCELLED OF RECORD R. M. C. FOR GREENVILLE COUNTY, S. C.	-annually, and if unpaid when due to bear interest at same rate as prin	incipal until paid, and I have further promised and agreed to pay ten per cent of the whole amount
in consideration of the said debt and sum of money 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 and released, and by these presents do grant, bargain, sell and release unto the said G. D. Gollier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs	due for attorney's tee, if said note be collected by attorney or through	n legal proceedings of any kind, reference being thereunto had will more fully appear.
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 and released, and by these presents do grant, bargaine, sell and release unto the said. G. D. Gollier, his heirs and assigns, forever, all that tract or lot of land in. Chick Springs. Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Gollier property a coording to made by H. S. Brookman Nay 21, 1947, and entered for record in the R.M.C. Office for Scenaville County on June 17, 1947, and having, a coording to said plat, the following metes and bounds, to EEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 52 and 5/10 feat to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feat to rear joint corner of said lots; thence with line of lot number 3 S. 10-00 W. 100 feat to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and solveying in full thrue Movember 7, 1952 The Purchase Satisfied and Cancelled of Record Find and Schrifted and Cancelled of Record Taxabay of Maximus C. Recorded and Cancelled of Record Recorded and Cancelled Of Record Recorded and Cancelled County, S. C.		
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 and released and by these presents do grant, bargain, sell and release unto the said. G. D. Collier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Collier property a goording to made by H. S. Brockman May 21, 1947, and entered for record in the R.W.C. Office for Freenville County on June 17, 1947, and heving, a coording to said plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Street, running thence with Dan Street S. 80-00 E. 62 and 5/10 feat to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-062 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgage herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full three Movember 7/952 The Purples National Bank of Breezen	NOW KNOW ALL MEN, That I, the said	Jessie Mae Howard Green
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 and released, and by these presents do grant, bargain, sell and release unto the said. G. D. Collier, his heirs and assigns, forever, all that tract or lot of land in Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Collier property a goording to made by H. S. Brockman May 21, 1947, and entered for record in the R.W.C. Office for Speenville County on June 17, 1947, and heving, a coording to said plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feat to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-062 and 5/10 feat to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgage herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and setufied in full this Mortmath Bank of Businelle J. C. Markens, Rundent Bank of Businelle J. C. Markens Bank of Businelle J. C. Marken	NOW KNOW ALL MEN, That I, the said	
all that tract or lot of land in. Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. D. Collier property a scording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County on June 17, 1947, and having, a coording to said plat, the following motes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thance N 80-62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 fe to the beginning corner, and being the same this day conveyed to he my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price th of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this November 7, 1952. The Proples National Bank of Brismalls Letter Same S. Hightway SATISFED AND CANCELLED OF RECORD Tand DAY OF Transmiss. S. Litter Free Record R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according t	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me
all that tract or lot of land in. Chick Springs Township, Greenville County, State of South Carolina. being known and designated as lot number two(2) on plat of G. R. Collier property a scording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Freenville County on June 17, 1947, and heving, a coording to said plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thance N 80-62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 fe to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this November 7, 1952. The Peoples National Bank of Brismalle J. C. Hapkins, fusional Satisfied and Cancelled Of Record Tanday Of Tananthese 52 Dities Freenewille County, S. C.	aforesaid, and for the better securing the payment thereof, according t	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me
being known and designated as lot number two(2) on plat of G. D. Collier property a ecording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Greenville County on June 17, 1947, and having, a coording to said plat, the fellowing motes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 R. 100 feet to rear joint corner of said lots; thence N 80-06 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this Movember 7 1952 The Payles Matingal Bank of Britannille Johnse S. Hightener Satisfied and Cancelled of Record Tax Day of Taxandeth R. M. C. For Greenville County, S. C.	aforesaid, and for the better securing the payment thereof, according t in hand well and truly paid at and before the sealing and delivery of the	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released,
being known and designated as lot number two(2) on plat of G. D. Collier property a ecording to made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Greenville County on June 17, 1947, and having, a coording to said plat, the fellowing motes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-06 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this Movember 7 1952 The Payles Matinara Bank of Britannille Johnson S. Hightower Satisfied and Cancelled of Record Tanday of Tananticus. R. M. C. For Greenville County, S. C.	aforesaid, and for the better securing the payment thereof, according t in hand well and truly paid at and before the sealing and delivery of the	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released,
made by H. S. Brockman May 21, 1947, and entered for record in the R.W.C. Office for Speenville County on June 17, 1947, and having, a coording to said plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-0 62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 fe to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price th of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this Movember 7, 1952 The Proples National Bank of Brienville J. C. Hapkins, Freident Satisfied and Cancelled of Record Tanana B. Chustapher Satisfied and Cancelled of Record R. M. C. For Greenville County, S. C.	aforesaid, and for the better securing the payment thereof, according t in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever,
made by H. S. Brockman May 21, 1947, and entered for record in the R.M.C. Office for Speenville County on June 17, 1947, and having, a coording to said plat, the following metes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Street, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-0 62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 fe to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price th of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this Movember 7, 1952 The Peoples National Bank of Americal Letter Movember 5 R. M. C. For GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according t in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever,
County on June 17, 1947, and having, a coording to said plat, the following motes and bounds, to BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Streat, running thence with Dan Street S. 80=00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10=00 E. 100 feet to rear joint corner of said lots; thence N 80=0 62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10=00 W. 100 fee to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price th of, and subject to the restriction contained in the said title deed. Paid and setisfied in full this Movimber 7, 1952. The Pisques National Bank of Brieffle Witness: Lamber S. Hightwee Satisfied and Cancelled Of RECORD Tanaday Of Tanaday E. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the sealing and	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina.
BEGINNING at the joint corner of lots number 2 and 3 on the northeast side of Dan Street, running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-06 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and sotisfied in full this Movember 7, 1952. The Peoples National Bank of Brieffle Street, Parkens, President Satisfied and Cancelled of Record Minnie B. Christopher Satisfied and Cancelled of Record The DAY OF Movembers 52 Office Toronal Country, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina.
running thence with Dan Street S. 80-00 E. 62 and 5/10 feet to corner of lot number 1; thence with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-062 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this Movember 7, 1952. The Peoples National Bank of Brenville Furthers: B. C. Schieber And Cancelled of Record The Day of Transmitted R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina.
with line of lot number 1 N. 10-00 E. 100 feet to rear joint corner of said lots; thence N 80-62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and sotisfied in full this Movember 7, 1952. The Peoples National Bank of Brieffle Jumine Language herein by the purchase price the contained in the said title deed. Satisfied and Cancelled of Record Satisfied AND CANCELLED OF RECORD Minnie B. Christopher Satisfied AND CANCELLED OF RECORD The DAY OF National Satisfied County, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. The two (2) on plat of G. D. Collier property a ccording to the entered for record in the R.M.C. Office for Freenville cording to said plat, the following motos and bounds, to
62 and 5/10 feet to corner of lot number 3; thence with line of lot number 3 S. 10-00 W. 100 feet to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Faid and satisfied in full this Movember 7, 1952. The Peoples National Bank of Bressille J. C. Hapkins, President Lanise S. Hightener SATISFED AND CANCELLED OF RECORD Minnie B. Christopher R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18, 1947, and having, a county of the sealing and delivery o	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. It two (2) on plat of G. D. Collier property a ccording to entered for record in the R.M.C. Office for Freenville cording to said plat, the following metes and bounds, to outs number 2 and 3 on the northeast side of Dan Street,
to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this November 7 1952. The Propess National Bank of Brenville J. C. Hapkins, President Louise S. Hightener Satisfied and cancelled of record The Day of Navembers 52 Only January 120 R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18, 1947, and having, a county on June 19, 1947, and having, a county of the cou	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. In two (2) on plat of G. D. Collier property a ccording to the entered for record in the R.M.C. Office for Speenville cording to said plat, the following metes and bounds, to ots number 2 and 3 on the northeast side of Dan Street, DE. 62 and 5/10 feet to corner of lot number 1; thence
to the beginning corner, and being the same this day conveyed to be my the mortgages herein by yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this November 7 1952. The Propers National Bank of Brenville J. C. Hapkins, President Louise S. Hightwer Satisfied and cancelled of record The Day of Navembers 52 Other January Ch. R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county of land at the joint corner of 1 running thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. The two(2) on plat of G. D. Collier property a ccording to send for record in the R.M.C. Office for Greenville cording to said plat, the following metes and bounds, to other number 2 and 3 on the northeast side of Dan Street, and 5/10 feet to corner of lot number 1; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; the feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; thence no feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said lots; the feet to rear joint corner of said l
yet to be recorded, and this mortgage being given to secure a portion of the purchase price the of, and subject to the restriction contained in the said title deed. Paid and satisfied in full this November 7, 1952 The Peoples National Bank of Greenville J. C. Hopkins, President Witness: Louise S. Hightewer Minnie B. Christopher SATISFED AND CANCELLED OF RECORD Ten DAY OF Navembers 32 Delie Francosche R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county of land thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 feet to corner of lot number	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. The two(2) on plat of G. D. Collier property a ccording to antered for record in the R.M.C. Office for Freenville cording to said plat, the fellowing metes and bounds, to other number 2 and 3 on the northeast side of Dan Streat, and 5/10 feet to corner of lot number 1; thence the cordinal corner of said lots; thence N 80-6 3; thence with line of lot number 3 S. 10-00 W. 100 feet
Paid and satisfied in full this November 7 1952. The Peoples National Bank of Greenville J. C. Hapkins, President Witness: Louise S. Hightener Minnie B. Christopher R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county of land thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 feet to corner of lot number	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. The two(2) on plat of G. D. Collier property a ccording to an entered for record in the R.M.C. Office for Freenville cording to said plat, the following metes and bounds, to other number 2 and 3 on the northeast side of Dan Streat, and 5/10 feet to corner of lot number 1; thence the cord in the rear joint corner of said lots; thence N 80-6, thence with line of lot number 3 S. 10-00 W. 100 feet.
Paid and satisfied in full this november 7, 1952 The Peoples National Bank of Greenville J. C. Hapkins, President Witness: B. & Collier Louise S. Hightower Minnie B. Christopher SATISFED AND CANCELLED OF RECORD The DAY OF Navembers 52 Ottin Formstock R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according t in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, accounty on June 17, 1947, and having, accounting thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the second corner of the second corner of lot number to the beginning corner, and being the second corner.	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. True (2) on plat of G. D. Collier property a coording to the entered for record in the R.M.C. Office for Greenville seconding to said plat, the fellowing motes and bounds, to ots number 2 and 3 on the northeast side of Dan Street, D. E. 62 and 5/10 feet to corner of lot number 1; thence of the corner with line of lot number 3 S. 10-00 W. 100 feet this day conveyed to be my the mortgages herein by
Witness: Louise S. Hightower Minnie B. Christopher) SATISFIED AND CANCELLED OF RECORD Minnie B. Christopher) Minnie B. Christopher	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, according thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 feet to corner of lot number to the beginning corner, and being the seconded, and this mortgage between the seconded of t	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
Witness: Louise S. Hightower Minnie B. Christopher) SATISFIED AND CANCELLED OF RECORD Minnie B. Christopher) Minnie B. Christopher) SATISFIED AND CANCELLED OF RECORD Minnie B. Christopher) M. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, according thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 feet to corner of lot number to the beginning corner, and being the seconded, and this mortgage between the seconded of t	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
Witness: B. & Collier Louise S. Hightswer SATISFED AND CANCELLED OF RECORD Minnie B. Christopher Tanabara Grant	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a counting thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction cont	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. In two (2) on plat of G. D. Gollier property a coording to deep the said plat, the following metes and bounds, to ots number 2 and 3 on the northeast side of Dan Street, D. E. 62 and 5/10 feet to corner of lot number 1; thence of feet to rear joint corner of said lots; thence N 80-62; thence with line of lot number 3 S. 10-00 W. 100 feet this day conveyed to be my the mortgages herein by seeing given to secure a portion of the purchase price the sained in the said title deed.
Witness: B. & Collier Louise S. Hightswer SATISFED AND CANCELLED OF RECORD Minnie B. Christopher Tanabara Grant	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a counting thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction cont	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of South Carolina. In two (2) on plat of G. D. Gollier property a coording to deep the said plat, the following metes and bounds, to ots number 2 and 3 on the northeast side of Dan Street, D. E. 62 and 5/10 feet to corner of lot number 1; thence of feet to rear joint corner of said lots; thence N 80-62; thence with line of lot number 3 S. 10-00 W. 100 feet this day conveyed to be my the mortgages herein by seeing given to secure a portion of the purchase price the sained in the said title deed.
Witness: B. & Collier Louise S. Hightower Minnie B. Christopher SATISFED AND CANCELLED OF RECORD The DAY OF Novembers 52 Orie Farmouth R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a counting thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction cont	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
Louise S. Hightswer Minnie B. Christopher SATISFED AND CANCELLED OF RECORD The DAY OF Neverthers 52 R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a counting thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction cont	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
Minnie B. Christopher) The DAY OF Navembers 52 R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, as BEGINNING at the joint corner of larunning thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact fail and satisfies the first and	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Collier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in Chick Springs being known and designated as lot number made by H. S. Brockman May 21, 1947, and County on June 17, 1947, and having, as BEGINNING at the joint corner of larunning thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 10 62 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact fail and satisfies the first and	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
R. M. C. FOR GREENVILLE COUNTY, S. C.	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
R. M. C. FOR GREENVILLE COUNTY, S. C. AT 1:30 O'CLOCK P. M. NO. 24738	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County, State of
AT /:30 O'CLOCK F. M. NO.24/30	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Tree two (2) on plat of G. D. Gollier property a coording to dentered for record in the R.M.C. Office for Greenville cording to said plat, the fellowing metes and bounds, to other number 2 and 3 on the northeast side of Dan Streat, and E. 62 and 5/10 feet to corner of lot number 1; thence to feet to rear joint corner of said lots; thence N 80-0 3; thence with line of lot number 3 S. 10-00 W. 100 feet the said title deed. A in full this Movember 7/952 attended in the said title deed. A in full this Movember 7/952 attended to Frecord function of the purchase price the sained in the said title deed. SATISFED AND CANCELLED OF RECORD function of Theorems of Satisfied And Cancelled Of RECORD function of Theorems of Satisfied And Cancelled Of RECORD functions of the sained in the said title deed.
	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville County State of South Carolina. Township, Greenville County State of So
	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Or two(2) on plat of G. D. Gollier property a goording to a entered for record in the R.M.C. Office for Greenville cording to said plat, the following motes and bounds, to ots number 2 and 3 on the northeast side of Dan Streat, D. E. 62 and 5/10 feet to corner of lot number 1; thence not feet to rear joint corner of said lots; thence not said lots; thence not said lots; thence not said lots; thence not said lots and the mortgages herein by the mortgages herein by the mortgages herein by the said title deed. M. J. L.
	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville, South Carolina. Townshi
	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville, South Carolina. Townshi
	aforesaid, and for the better securing the payment thereof, according to in hand well and truly paid at and before the sealing and delivery of the and by these presents do grant, bargain, sell and release unto the said all that tract or lot of land in. Chick Springs being known and designated as lot number made by H. S. Brookman May 21, 1947, and County on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 17, 1947, and having, a county on June 18. 1947, and having thence with Dan Street S. 80-00 with line of lot number 1 N. 10-00 E. 1062 and 5/10 feet to corner of lot number to the beginning corner, and being the syst to be recorded, and this mortgage be of, and subject to the restriction contact of the land subject to the land	in consideration of the said debt and sum of money to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, G. D. Gollier, his heirs and assigns, forever, Township, Greenville County, State of South Carolina. Township, Greenville, South Carolina. Townshi