STATE OF SOLORADO

TO ALL WOND THESE PRESENTS MAY CONCLEND. WHEREAR RY B. PSYCE, A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. In monthly instalments of \$100.00 . normancing Aurest 15, 1947 and continuing on the 1st day of mach and sway south to and including Tune 15, 1950, the balance than remaining due to he dies the state of the same of the state of the same of the state of the same of	B. Payne,
TO ALL WOND THESE PRESENTS MAY CONCLEND. WHEREAR RY B. PSYCE, A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. A. E. MOTTIE , doing Dusiness as Mortis Construction Company. In monthly instalments of \$100.00 . normancing Aurest 15, 1947 and continuing on the 1st day of mach and sway south to and including Tune 15, 1950, the balance than remaining due to he dies the state of the same of the state of the same of the state of the same of	COUNTY OF GREENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, We , Virginia W. Payne, William E. Payne, Joseph Payne, Walter E. Payne and Ja. B. Payne,
WHIRDAY, TO ALL WITH THE PROPERTY OF A STATE OF THE PROPERTY O	TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, We , Virginia W. Payne, William E. Payne, Joseph Payne, Walter E. Payne and Jabe B. Payne, are
WHEREAR W Virginie W. Payne, Filliam S. Payne, Joseph Payne, Welter S. Payne and Jack B. Payre	WHEREAS We , Virginia W. Peyne, William E. Payne, Joseph Payne, Walter E. Payne and Jab. B. Payne,
B. Payne,	B. Payne,
A. E. Korria, doing business as Korris Construction Company. A. E. Korria, doing business as Korris Construction Company. A. E. Korria, doing business as Korris Construction Company. A. E. Korria, doing business as Korris Construction Company. A. E. Korria, doing business as Korris Construction Company. A. E. Korria and the My critic promisery who in wining, of crit done berooks due not popule with a series of the monthly installments of \$100.00 , donesses in the monthly installments of \$100.00 , donesses in the monthly installments of \$100.00 , donesses in the monthly represents to be first spriled to interest, business to be first spriled to interest, business to principal with a series of the monthly represents to be first spriled to interest, business to principal with a series of the monthly and the monthly a	A. E. Morris ,doing business as Morris Construction Company, in the full and just sum of THREE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$5402.57) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable ***** in monthly instalments of \$100.00 , commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princit of the first and Cancellal (and 28 - 1951) A B Leathboard Execute SATISFIED AND CANCELLED OF RECORD A DAY OF ALIEL 1952 Alie Jannagett R. M. C. FOR GREENVILLE COUNTY, S. C.
A. E. Morrie , doing business as Morrie Construction Company, in the fell and jun row of THRES THOUSAND FOUR HUNDEDD TWO AND 57/100 (\$5402.57) Delian in and by my creatin prominery now in writing of even due benevit, due and payable \$488 In monthly installments of \$100.00 , commencing Augment 15, 1947 and continuing on the last day of mach and every mouth to and inclinding lines 15, 1950, the balance them remaining due to be due as a series of the part of the payable to principal paya	A. E. Morris, doing business as Morris Construction Company, in the full and just sum of THREE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$3402.57) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable **** in monthly instalments of \$100.00 . commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princity of the payable and Cancellel of the continuing on the 1st day of the payable and Cancellel of the first applied to interest, balance to princity of the payable and Cancellel of the continuing of the payable and Cancellel of the payable and continuing on the 1st dayable and continuin
in monthly installments of \$100,000, commencing August 15, 1947 and continuing on the lat day of the monthly installments of \$100,000, commencing August 15, 1947 and continuing on the lat day of the monthly installments of \$100,000, commencing August 15, 1947 and continuing on the lat day of the control o	in the full and just sum of THREE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$3402.57) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable \$340.57 in monthly instalments of \$100.00 , commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princit for payable and Cancelled for the continuing of the 1st day for the payable of
The monthly installments of \$100.00 . commencing the and proble \$480	in the full and just sum of THREE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$5402.57) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable ***** In monthly instalments of \$100.00 , commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be do payable July 15, 1950, (monthly payments to be first applied to interest, balance to princit attified and Cancelles and
and the state of the count of THERE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$3402.87) In monthly instalments of \$100.00 gomesnoing August 15, 1947 and continuing on the lat day of the continuing of the lat day of the lat	nother full and just sum of THREE THOUSAND FOUR HUNDRED TWO AND 57/100 (\$3402.57) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable ****
In monthly instalments of \$100.00 , commencing August 18, 1947 and continuing on the lat day of each and awary month to and including June 18, 1950, the halance then remaining due to he due to any 18, 1950, (monthly payments to be fired applied to interest, believe to principal with 18, 1950, (monthly payments to be fired applied to interest, believe to principal of the payments of the fired applied to interest, believe to principal with 18, 1950, (monthly payments to be fired applied to interest, believe to principal activity of the payments of the pa	Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable with
In monthly instalments of \$100.00, commencing August 15, 1947 and continuing on the lat day of each and sunny month to and including June 15, 1950, the halance then remaining due to be due to have yet monthly personal to be first applied to interest, believe to principal with 15, 1850, (monthly personal to be first applied to interest, believe to principal with 15, 1850, (monthly personal to be first applied to interest, believe to principal the first applied to interest, believe to principal with 15, 1850, (monthly personal to be first applied to interest, believe to principal with 15, 1850, (monthly personal to 15, 1850, and 1	Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable with
in monthly instalments of \$100.00 . commencing August 15, 1947 and continuing on the let day of each and aways month to and including June 15, 1950, the halance then remedining due to be dead and away month to and including June 15, 1950, the halance then remedining due to be dead away month to and including June 15, 1950, (monthly perments to be first applied to interest, belonce to principal for the complete of the complete	in monthly instalments of \$100.00, commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princity of presence and Cancelled to the control of the state of a. E. Marris & State of a payor of a part of the payor
in monthly instalments of \$100.00 . commencing August 15, 1947 and continuing on the let day of each and aways month to and including June 15, 1950, the halance then remedining due to be dead and away month to and including June 15, 1950, the halance then remedining due to be dead away month to and including June 15, 1950, (monthly perments to be first applied to interest, belonce to principal for the complete of the complete	in monthly instalments of \$100.00, commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princity of Arisine and Cancelled to the contract of the payable of
in monthly instalments of \$100,00 , commencing August 15, 1947 and continuing on the let day of such and every month to end including Purpose, 1950, the belence them remaining due to be due and avery month to end including Purpose to be lived applied to interest, belence to principal problems of the principal principal principal problems of the principal pri	in monthly instalments of \$100.00, commencing August 15, 1947 and continuing on the 1st day each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princit Attack and Cancelled June 28 - 1951 Sometimes of the payments of the pa
such and every month to and including Tune 15, 1950, the belance than remaining due to be decided to interest, belance to principal anything bull 15, 1950, (monthly personts to be first smilled to interest, belance to principal anything to the provided and put interest to be computed and put interest to be confident to any time in head of the put interest to be confident to be anything and the put interest to be confident and put interest to be confident and put interest and better	each and every month to and including June 15, 1950, the balance then remaining due to be depayable July 15, 1950, (monthly payments to be first applied to interest, balance to princit of first applied to interest.
And the present of great parameters of the state of the s	payable July 15, 1950, (monthly payments to be first applied to interest, balance to principation of presence and Cancelle Quene 28 - 1951 In presence a Estate of G. E. Morriso B. B. Leathelwood Arank & Marriso Executo BATISFIED AND CANCELLED OF RECORD 16 DAY OF Sept. 1952 R. M. C. FOR GREENVILLE COUNTY, S. C.
AND STATEMENT AND CANCELLED OF RECORD AND STATEMENT AND CANCELLED OF RECORD AD AND CANCELLED OF RECORD AND CANCELLED OF RECOR	Jatisfied and Cancelled June 28 - 1951 In presence a Estate of G. E. Morriso BATISFIED AND CANCELLED OF RECORD 16 DAY OF Supt. 1952 R. M. C. FOR GREENVILLE COUNTY, S. C.
AND ALACTAL AND CANCELLED OF RECORD AND CANCE	So presence & Sale of C. E. Morris & Secuto A. B. Leatherwood Arank & Marris & Executo And CANCELLED OF RECORD 16 DAY OF Sept. 1952 Clic Farnsworth R. M. C. FOR GREENVILLE COUNTY, S. C.
The part of the pa	BATISFIED AND CANCELLED OF RECORD 16 DAY OF SIGHT. 1952 Ocio Farmsworth R. M. C. FOR GREENVILLE COUNTY, S. C.
The part of the pa	BATISFIED AND CANCELLED OF RECORD 16 DAY OF SIGHT. 1952 Ocio Farnsworth R. M. C. FOR GREENVILLE COUNTY, S. C.
At the rate of 14 ye (5) per centum per anoma until paid; interest to be computed and a monthly assembly and if unput when the to hear interest at some rate as principal until paid, and Makes further promised and agreed to pay ten per cent the fore attractly as the first and according to the foreign of the whole amount the foreign attracts, as an exist as principal until paid, and Makes further promised and agreed to pay ten per cent of the whole amount the foreign attracts, as a substance of the whole amount the foreign attracts, and and it may be a consideration of the said dock and some foreign and an according to the terms of the said make, and and not be consideration of the said foreign and delivery of theory extends, the receipt worked is bredge administration. The trader sum of Three Dallars, to Make and and tonly paid at ant before the said and delivery of their presents of gram, harpsin, sell and released, and led to the paid and the said and released, and by these precents do gram, harpsin, sell and released, and led tonly paid at ant before the said and released, and led tonly paid at ant before the said and released, and the said and tonly paid at ant before the said and released, and the said and tonly paid at ant before the said and released, and the said and tonly paid at ant before the said and released, and the said continued to the paid of the part of the said and released and by these precents of gram, harpsin, sell and released and led tonly and tonly and tonly and tonly and released and led tonly and a	16 DAY OF Sept. 1952 Ollie Farnsworth R. M. C. FOR GREENVILLE COUNTY, S. C.
A Secretaria and the content of the	R. M. C. FOR GREENVILLE COUNTY, S. C.
R. M. C. FOR GREENVILLE COUNTY, S. C. AT JECCLOCK J. M. NO. Z STJ with interest from date	R. M. C. FOR GREENVILLE COUNTY, S. C.
with interest from 1a the rate of five (5) per centum per annum untit paid; interest to be computed and paid monthly amounts, and it unpaid when due to bear interest at some rate as principal until paid, and Marve further promised and agreed to sey ten per cent of the whole amounts the fact atterney's leef, if aid note be clicked by atterney or through leaf parcedings of any kind, effecters believe interested but will make the fact atterney's leef, if aid note be clicked by atterney or through leaf parcedings of any kind, effecters believe interested by appear. NOW KNOW ALL MEN, That works not Virginia N. Payne, William E. Payne, Joseph E. Payne, Walter E. Payne and Jack B. Payne in consideration of the said dots away on money. Payne and Jack B. Payne in consideration of the further arms of Three Delians, to make the parcel of the butter secting the payment thereof, according to the terms of the said note, and sho in consideration of the further arm of Three Delians, to make in hand well and truly yaid at and before the scalege and delivery of these precents, the receipt whereas it is consideration of the further arms of Three Delians, to make it is a substantial to the further arms of Three Delians, to make it is a substantial based to be precessed and relative to the control of the control of the payment, and the base two pieces, percels, lets or tracks *** At the property of these precents, the receipt where it is a substantial based on the property of the payment of the	
at the rate of five (5) per contain per amount until paid; interest to be computed and paid monthly the feet all the rate of the whole amount the feet atterney feet, is said note to collected by strong per cent of the whole amount the feet atterney feet, is said note collected by strong per cent of the whole amount the feet atterney feet, is said note collected by strong per cent of the whole amount the feet atterney feet, is said note collected by strong from the large proceedings of say side, reference being there amount for feet atterney. Now KNOW ALL MEN, That whole said Virginia W. Payne, William E. Payne, Joseph E. Payne, Walter E. Payne, and Jack B. Payne in consideration of the said test and save of money and the said and feet the said save the said sole, and also in consideration of the said save same of money being and believe the saiding and delivery of these presents, the receipt whereof is berely acknowledged, have granted, bargained, sold and release unto the said. A. E. Morris, doing business as Morris Construction— company, all those two pieces, parcels, lots or tracts at statement and said in. Township, Greenville County, State of South Carolina. Rescribed as follows: Proct No. 1: Lying, structs and being in Crows Township, on both sides of the Fork Shoals E. Proct No. 1: Lying, attracts and being in Crows Township, on both sides of the Fork Shoals E. Proct No. 1: Lying, attracts and being in Crows Township, on both sides of the Fork Shoals E. Proct No. 1: Lying, attracts and being the county Township, Greenville County, State of South Carolina. Rescribed as follows: Proct No. 1: Lying, attracts and being in Crows Township, on both sides of the Fork Shoals E. Proct No. 1: Lying, attracts and being the county of the said and the said of the feet said sole and the said the sa	ATO O O'CLOCK F. M. NO. & COUCH
**************************************	with interest
NOW KNOW ALL MEN. That where said Virginia M. Payna, William E. Payna, Joseph E. Payna, Walter E. Payna and Jack B. Payna in consideration of the said deta and union of the said set and sum of money adoresaid, and for the better securing the payment thereof, according to the terms of the said note, and sho in consideration of the said deta and sum of money adoresaid, and for the better securing the payment thereof, according to the terms of the said note, and sho in consideration of the said deta and union of the said and released union the said and released union to the said and released and by these presents do grant, bargain, sell and release unto the said A. E. Morris, doing business as Morris Construction Dommany, all those two pieces, parcels, lots or tracts at Schemenharder of land in A. Township, Greenville County, State of South Carolina. Mescribed as follows: Threet No. 1: Lying, situate and being in Grove Township, on both sides of the Fork Shoals Resource of the process of the south of a field on the Pork Shoals Resource of S	late at the rate of five (5) per centum per annum until paid; interest to be computed and paid monthly
NOW KNOW ALL MEN, That came said Virginia W. Payne, William E. Payne, Joseph E. Payne, Walter E. Payne and Jack B. Payne increased, and for the better recuring the symment thereof, according to the terms of the said note, and also in consideration of the rather sums of Three Dollars, to the inhalm with a sum of they gold at most properly and the other the scaling and delivery of these presents, the receipt whereof is bracky admonstedged, have granted, bargaine, still and release unto the said A. E. Morris, Going Dusiness as Morris Construction. Company, all those two pieces, parcels, lots or treets Treet No. 1: Lying, situate and being in Grove Townshir, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: Treet No. 1: Lying, situate and being in Grove Townshir, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: Treet No. 1: Lying, situate and being in Grove Townshir, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: Treet No. 1: Lying, situate and being in Grove Townshir, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: Treet No. 1: Lying, situate and being in Grove Townshir, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: Treet No. 2: Ly 4.0 to a rock: thence S. 67 E. 1.25 to s. 8.0 Sx; thence N. 81 E. 50 to a scale; then N. 41 W. 4.5 to a rock: thence S. 67 E. 1.25 to s. W. 0. Sx; thence S. 47 W. 9.0 to a scale; then N. 41 W. 4.5 to a rock: thence S. 67 E. 1.25 to s. W. 0. Sx; thence S. 47 W. 9.0 to a scale; thence S. 67 E. 1.25 to s. W. 0. Sx; thence S. 47 W. 4.50 to a rock: thence S. 67 E. 1.25 to s. W. 0. Sx; thence S. 67 W. 4.50 to a rock: thence S. 67 E. 1.25 to s. W. 0. Sx; thence S. 67 W. 4.50 to a rock: thence	ammady, and if unpaid when due to bear interest at same rate as principal until paid, and Whave further promised and agreed to pay ten per cent of the whole an
Payme and Jack B. Payme aforenti, and for the better securing the payment thereod, according to the terms of the said mote, and plate in consideration of the rest and must paid at an affect the scaling and delivery of these presents, the receipt whereof is bretchy acknowledged, have granted, bargaind, soid and released, and by those presents do grant, bargain, sell and release unto the said A. E. Morris, doing Dusiness as Morris Construction— Commany, all those two pieces, percels, lots or tracts Township, Greenville County, State of South Carolina. described as follows: Threat No. 1: Lying , situate and being in Grove Township, on both sides of the Fork Shoals Fe about 10 miles from Greenville County Courthouse, and having the following metes and bounds: PROFINING at a rock: 5% at the counth of a field on the Park Shoals Read end wanning there along said road North 35 West 9 chains 25 links to a RO 3x; thence N. 81 E. 50 to a stake; then N. 43 W. 24.49 to a rock: thence S. 65 E. 11.85 to s F.0.3x; thence N. 81 E. 50 to a stake; then N. 47 W. 24.49 to a rock: thence S. 67 E. 1.25 to a W. 0. 5x; thence S. 47 W. 8.90 to a W. 9. 7. 5to a B. 0. 3x; thence N. 85 W. 7. 50 to a stake; then stake in a ditch; thence S. 67 E. 1.25 to a W. 0. 5x; thence S. 47 W. 2.00 to a W. 0. 5x; thence S. 21 W. 6.20 to a window the acceptance of the country of the state of the country of the state of the country of the state of th	
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 There Dollars, to Main hand well and truly gaid at and before the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargained, sold and released, and by these presents do grant, bargained, sold and released, and by these presents do grant, bargained, sold and released, and by these presents do grant, bargained, sold and released, and by these presents do grant, bargained, sold and released, and by the presents do grant, bargained, sold and released, and sold to the presents of the prese	NOW KNOW ALL MEN, That we he said Virginia W. Payne, William E. Payne, Joseph E. Payne, Walter H
in hand well and truly point at and before the scaling and delivery of these presents, the receipt whereof is hereby admondedged, have granted, bargained, and by these presents do grant, bargain, sell and release unto the said. A. E. Morris, doing business as Morris Construction Commenny, all those two pieces, percels, lots or tracts as described es follows: Trect No. 1: Lying, situate and being in Grove Township, one both sides of the Fork Shoals F Trect No. 1: Lying, situate and being in Grove Township, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and heving the following metes and bounds: DEMONITHING 1: rock 35 met 10 metes 25 links to a RO 3x; thence 8. 8 metes of running thene along said road North 35 West 9 chains 25 links to a RO 3x; thence 8. 8 mey. 70 to a B.C. 3x; thence N. 45 w. 7.50 to a stake 3x on a brench; thence down said beauch 8. 20 -2/5 w. 18.40 to stake in a ditch; thence 8. 67 g. 1. 23 to a W.O. 3x; thence 8. 47 g.W. 2.80 to a W.O. 3x; thence 8. S. 21 w. 6.20 to a hickory 3x; thence N. 73 w. 1.50 to a willow 3x at creek; thence down the creek and old creek line to a Perchamon tree 3x; thence 8. 41 w. 4.50 to a rock; thence 8. 5 22 w.O. 3x; thence 8. 62 w.O. 3x; thence 8. 63 w.O. 3x; thence 8. 64 w.O. 3x; thence 8. 65 w.O. 3x; t	A TOTAL COLUMN TO THE PARTY OF
A. E. Morris, doing business as Morris Construction Commany, all those two pieces, percels, lots or tracts "Bedinterwede of land in X Township, Greenville County, State of South Carolina. described as follows: Troct No. 1: Lying, situate and being in Grove Townshin, on both sides of the Fork Shoels Fabout 10 miles from Greenville County Courthouse, and having the following metes and bounds: "BOUTHNING at a root for at the south of a field on the Pork Shoels Read and vunning theme slong said road North 55 west 9 chains 25 links to a RO 5x; thence N. 81 E. 50 to a stoke; then N. 40 W. 24.40 to a rook; thence S. 55 E. 11.58 to a F.O.5x; thence S. 85 W. 77.50 to a stoke; then N. 40 W. 24.40 to a rook; thence S. 65 E. 1.28 to a W.O. 5x; thence S. 84 W.37.70 to a B.O. 5x; thence N. 85 W. 7.50 to a stoke; S. 60 to a brench; thence S. 60.00 to a M.O. 5x; thence S. 85 W. 7.50 to a stoke; then N. 40 W. 24.40 to a rook; thence S. 67 E. 1.28 to a W.O. 5x; thence S. 47 W. 12.40 to a brickory 5x; thence N. 75 W. 1.50 to a Willow 5x; thence S. 72 W. 12.40 to stoke in a ditch; thence S. 67 E. 1.28 to a W.O. 5x; thence S. 47 W. 1.00 to a M.O. 5x; thence S. 21 W. 6.20 to a hickory 5x; thence N. 75 W. 1.50 to a Willow 5x at creek; thence down the serect and old creek line to a Persimmon tree 5x; thence S. 41 W. 4.50 to a rook; thence S. 75 E. 8.96 to a rook; thence N. 75 W. 1.40 to a rook; thence S. 75 2.45 to a rook; thence S. 75 E. 8.96 to a rook; thence N. 76 E. 4.74 to a rook; thence S. 75 2.62 chains to the beginning commen, containing 202 cores, more or less, and being the same prop conveyed to Virginia W. Peyne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 163. Trect No. 2: Lying, situate and being in Greenville Township, on the North side of the August and having a frontage of 77.25 feet on the Aspentance of the Wilson E. Stage 18 and having a frontage of 77.25 feet on the Aspentance of the Wilson Stage 18 and having a frontage of 77.25 feet on the Aspentance of the Stage 18 and having a f	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, the said note, and also in consideration of the further sum of Three Dollars, the said note, and also in consideration of the further sum of Three Dollars, the said note, and also in consideration of the further sum of Three Dollars, the said note, and also in consideration of the further sum of Three Dollars, the said note, and also in consideration of the further sum of the payment thereof, according to the terms of the said note, and also in consideration of the further sum of the payment thereof.
Company, all those two pieces, percels, lots or tracts Township, Greenville County, State of South Carolina. A Township, Greenville County, State of South Carolina. A Township, Greenville County, State of South Carolina. Treet No. 1: Lying , situate and being in Grove Township, on both sides of the Fork Shoels Fabout 10 miles from Greenville County Courthouse, and having the following metes and bounds: FROHNING at a rook 3x at the south of a field on the Fork Shoels Read and Funning them along said rood North 35 wast 9 chains 25 links to a RO 3x; thence S. 8- W. 7.70 to a 5.0. 3x; thence S. 8- W. 7.70 to a state 3x on a busenth thence down said branch S. 20-25 w. 18.40 to stoke in a ditch; thence S. 67 E. 1.25 to a W. 0. 3x; thence S. 47 W. 2.80 to a W. 0. 3x; thence S. 41 W. 2.80 to a W. 0. 3x; thence S.	
described as follows: Tract No. 1: Lying , situate and being in Grove Townshin, on both sides of the Fork Shoals Fabout 10 miles from Greenville County Courthouse, and having the following metes and bounds: PROFUNDING at rock, 2x at the south of a field on the Pork Shoals Fabout 10 miles from Greenville County Courthouse, and having the following metes and bounds: PROFUNDING at rock; thence S. 32 to 11.58 to s P.O.3x; thence N. 81 E. 50 to a stake; then slong said road North 35 West 9 chains 25 links to a RO 3x; thence N. 81 E. 50 to a stake; then N. 40 W. 24.40 to a rock; thence S. 35 E. 11.58 to s P.O.3x; thence S. 84 W.9.70 to a B.O. 5x; thence N. 95 W. 7.50 to a stake 3x on a brench; thence down said branch S. 20.2/3 W. 19.40 to stake in a ditch; thence S. 67 E. 1.23 to s W.O. 3x; thence S. 47 W. 2.80 to a W.O. 3x; then S. 21 W. 6.20 to a hickory 3x; thence N. 73 W. 1.30 to a Willow 3x at creek; thence down the S. 21 W. 6.20 to a hickory 3x; thence N. 73 W. 1.30 to a Willow 3x at creek; thence S. 61 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 51 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 50 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 50 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 2.45 to a rock; thence S. 75 E. 8.96 to a rock; thence N. 76 2.45 to a rock; thence S. 75 E. 8.96	
Trect No. 1: Lying, situate and being in Grove Townshin, on both sides of the Fork Shoals F about 10 miles from Greenville County Courthouse, and having the following metes and bounds: PROFINING the rock of at the south of a field on the Fork Shoels Read and running theme slong said road North 35 West 9 chains 25 links to a RO 5x; thence S. 8- W9.70 to a E.O. 5x; thence S. 8- W9.70 to a E.O. 5x; thence N. 24.40 to a rock; thence S. 65 E. 11.85 to a F.O.5x; thence S. 8- W9.70 to a E.O. 5x; thence N. 26 W. 7.50 to a stake; then a ditch; thence S. 67½ E. 1.23 to a W.O. 5x; thence S. 2.24 W. 18.40 to stake in a ditch; thence S. 67½ E. 1.23 to a W.O. 5x; thence S. 47½ W. 2.80 to a W.O. 5x; thence S. 21½ W. 6.20 to a hickory 3x; thence N. 73 W. 1.30 to a Willow 3x at creek; thence down the sevent and old creek line to a Pereimmon tree 3x; thence S. 41 W. 4.50 to a rock; thence S. 245 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 3 W. 11nks to old creek line; thence down the cld creek line to a Willow near a ditch; thence S. 26 chains to the beginning conner, containing 202 cores, more riess, and being the same progrouped to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Tract No. 2: Lying , situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and heing known and designated as a part lot No. 65 of the sub-division of the Able & Resor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Fage If etc., and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Fage If feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof the sub-division of the Able & Resor property, plat of which is recorded in the office of Register Mesne	Company, all those two pieces, parcels, lots or tracts
Treet No. 1: Lying , situate and being in Grove Township, on both sides of the Fork Shoals E about 10 miles from Greenville County Courthouse, and having the following metes and bounds: PROINNING et a rook 5x + the south of a field on the Fork Shedis Read and running them along said read North 35 West 9 chains 25 links to a RO 3x; thence N. 81 E. 50 to a stake; then N. 47 W. 24.40 to a rock: thence S. 65 E. 11.58 to a P.O.5x; thence S. 8-W9.70 to a Stoke; thence N. 45 W. 7.50 to a stake; then the saw the side of the stake in a ditch; thence S. 67 E. 1.23 to a W.O. 5x; thence S. 47 W. 2.60 to a W.O. 3x; thence N. 75 W. 1.30 to a Willow 5x at creek; thence down the stake in a ditch; thence S. 67 E. 1.23 to a W.O. 5x; thence S. 47 W. 2.60 to a W.O. 3x; thence seek and old creek line to a Pereimmon tree 3x; thence S. 41 W. 4.60 to a rock; thence G. 2.45 to a rock; thence S. 77 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 51 E. 4.74 to a rock; thence S. 72 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 52 Consider to the beginning commer, containing 202 screet, more or less, and being the same professed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1951, recorded in Volu 165, Page 168. Tract No. 2: Lying , situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Resor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Piat Book E at Fage 18 and having a frontage of 77.25 feet on the Augusta Road, and a dapth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, out off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Erown dated January 24, 1946 and recorded in said Registaries off in Deed Book 266, Page 25. It is unde	Township, Greenville County, State of South Carolina.
about 10 miles from Greenville County Courthouse, and having the following metes and counds: "FINNING at a rock are the south of a field on the Following metes and counds: "FINNING at a rock; thence S. 63 E. 11.58 to a RO 3x; thence N. 81 E. 50 to a stake; then N. 40 W. 24.40 to a rock; thence S. 63 E. 11.58 to a R. 0.3x; thence S. E. W. 9.70 to a E.O. 5x; thence N. 25 W. 7.50 to a stake 3x on a brench; thence down seld branch S. 20-2/3 W. 18.40 to stake in a ditch; thence S. 67 E. 1.25 to a W.O. 5x; thence S. 47 W. 2.80 to a W.O. 5x; then S. 21 W. 6.20 to a hickory 3x; thence N. 73 W. 1.30 to a Willow 3x at creek; thence on the seek and old creek line to a Persimmen tree 3x; thence S. 41 W. 4.50 to a rock; thence S. 51. 2.45 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 51. S. 21 W. 9.20 to a rock; thence down the old creek line to a Willow near a ditch; thence S. 52. S. 21 W. 9.20 to a rock; thence on T. 2 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 51. S. 21 W. 9.20 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence on T. 2 E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence S. 50. S. 21 W. 9.20 to a rock; thence S. 7½ E. 8.96 to a rock; thence S. 41 W. 4.50 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence S. 72 E. 8.96 to a rock; thence S. 52. S. 21 W. 9.20 to a rock; thence S. 72 E. 8.96 to a rock; thence S. 41 W. 4.50 to a rock; thence S. 62 e. S. 21 W. 9.20 to a rock; thence S. 72 E. 8.96 to a rock; thence S. 92 F. 82 F. 92 F.	described as follows:
thence N. 95 W. 7.50 to a stake 3x on a brench; thence 3cm said branch 3. 20-27 W. 18-40 to stoke in a ditch; thence S. 67 E. 1.23 to a W. 0. 3x; thence S. 47 W. 2.80 to a W. 0. 3x; thence S. 21 W. 6.20 to a hickory 3x; thence N. 73 W. 1.30 to a Willow 3x at creek; thence down the speek and old creek line to a Persimmon tree 3x; thence S. 41 W. 4.50 to a rock; thence S. 51 E. 8.96 to a rock; thence S. 51 E. 8.96 to a rock; thence N. 3 W. 1inks to old creek line; thence down the old creek line to a Willow near a ditch; thence Y. 9-5/62 chains to the beginning commer, containing 202 seres, more or less, and being the same professor conveyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Trect No. 2: Lying , situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Fage 18 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 25. It is understood and agreed that this is a fourth mortgage over the within premises, beligning to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. W. Ward over premises. STATE OF COLORADO. COUNTY OF LARIMER "ERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named with Devey J. Koeper withersed the execution thereof. SWORN to before me this 15th day of July 1947. Ceorge Stanfill (IS) Notery Public for Colorado.	about 10 miles from Greenville County Courthouse, and having the following metes and bounds BEGINNING at a rock 3x at the south of a field on the Fork Sheals Road and running the sound said road North 35 West 9 chains 25 links to a RO 3x: thence N. 81 E. 50 to a stake;
ereek and old creek line to a Persimmen tree 3x; thence S. 41 W. 4.50 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 5 W. links to old creek line; thence down the old creek line to a Willow near a ditch; thence 59-3/62 chains to the beginning corner, containing 203 eares, mere or less, and being the same progeneyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Tract No. 2: Lying , situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a pari lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 16 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being in the two mortgages held by Mrs. Josaphine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO. COUNTY OF IARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this H. Max Hunter 15th day of July 1947. Ceorge Stanfill (IS) Notery Public for Colorade.	thence N. 85 W. 7.50 to a stake $3x$ on a branch; thence down said branch S. $20-2/3$ W. 18.40 stake in a ditch: thence S. $67\frac{1}{2}$ E. 1.23 to a W.O. $3x$; thence S. $47\frac{1}{4}$ W. 2.80 to a W.O. $3x$;
2.45 to a rock; thence S. 7½ E. 8.96 to a rock; thence N. 76 E. 4.74 to a rock; thence N. 5 Weinks to old creek line; thence down the old creek line to a Willow near a ditch; thence 59-3/62 chains to the beginning commer, containing 202 ecree, more or less, and being the same proper conveyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Tract No. 2: Lying, situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 11 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne at al by deed of C. R. Brown dated January 24, 1946 and recorded in said Registeris Offin Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being in the sunderstood and agreed that this is a fourth mortgage which by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY subserved before me, H. Max Hunter and made oath that he saw the within named with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado	S. 21g W. 6.20 to a hickory 3x; thence N. 75 W. 1.50 to a willow 3x at creek; thence down areas and old creek line to a Persimmon tree 3x: thence S. 41 W. 4.50 to a rock; thence S.
62 chains to the beginning commer, containing 203 eares, more or less, and being the same property conveyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Tract No. 2: Lying , situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 15 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being in the two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. H. Max Hunter 15th day of July 1947. George Stenfill (IS) Notery Public for Colorado	2.45 to a rock: thence S. 7½ E. 8.96 to a rock: thence N. 76 E. 4.74 to a rock; thence N. 3
conveyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in Volu 163, Page 168. Tract No. 2: Lying, situate and being in Greenville Township, on the North side of the Augus Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 15 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephina C. Newell and mortgage held by R. W. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named with Dewey J. Koeper witnessed the execution thereof. SWARN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado	links to old creek line; thence down the old creek line to a Willow near a ditch; thence 59
163. Page 168. Tract No. 2: Lying, situate and being in Greenville Township, on the North side of the August Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 15 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, beinging to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (LS) Notery Public for Colorado	conveyed to Virginia W. Payne by Wilson D. Roberts, deed dated Dec. 30, 1931, recorded in
Road, about one mile south of Greenville city limits, and being known and designated as a part lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page 15 and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Werd over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made out that he saw the within named welter E. Peyne sign, seal and as his cet and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SMORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado Notery Public for Colorado	163, Page 168.
lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in the office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page It and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF IARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Peyne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado	Road, about one mile south of Greenville city limits, and being known and designated as a
office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page It and having a frontage of 77.25 feet on the Augusta Road, and a depth along parallel lines of 2 feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Peyne sign, seel and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado	lot No. 65 of the sub-division of the Able & Rasor property, plat of which is recorded in
feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side thereof, but off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. W. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Payne sign, seal and as his cut and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorado	office of Register Mesne Conveyance in and for said State and County in Plat Book E at Page
cut off and used for the widening of Club Drive, and being the same property conveyed to W. E. Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's Offi in Deed Book 286, Page 23. It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colorad Notery Public for Colorad	feet, and being all of said lot No. 65, except for a 5-foot strip on the Western side there
It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this H. Max Hunter Sth day of July 1947. George Stanfill (LS) Notery Public for Colorado	cut off and used for the widening of Club Drive, and being the same property conveyed to W
It is understood and agreed that this is a fourth mortgage over the within premises, being junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named Walter F. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (LS) Notery Public for Colorad	Payne et al by deed of C. R. Brown dated January 24, 1946 and recorded in said Register's in Deed Book 286. Page 23.
junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward over premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this SWORN to before me this SWORN to before me this State of July 1947. George Stanfill (LS) Notery Public for Colorad	III DOUG DOUD NOUS FARO NOS CONTRACAS THAT THE TE A PROMPT WANTARMA RED THE WITCH TO WASHINGA
STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named Walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this H. Max Hunter 15th day of July 1947. George Stanfill (LS) Notery Public for Colorado	To to differenced sid skieded offer rules to stong more wife end atomit brantpes?
COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named Walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (LS) Notery Public for Colored	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward o
PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named Walter E. Payne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (IS) Notery Public for Colored	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward o
Walter E. Pryne sign, seal and as his act and deed deliver the within written deed and that he with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (LS) Notery Public for Colored	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward opremises.
with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this 15th day of July 1947. George Stanfill (LS) Notery Public for Colorado	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward or premises. STATE OF COLORADO COUNTY OF LARIMER
15th day of July 1947. George Stanfill (LS) Notery Public for Colorado	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward or premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me. H. Max Hunter and made oath that he saw the within name
George Stanfill (LS) Notery Public for Colored	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward or premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within nat Walter E. Payne sign, seal and as his act and deed deliver the within written deed and the with Dewey J. Koeper witnessed the execution thereof.
Notery Public for Coloredo	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward or premises. STATE OF COLORADO COUNTY OF IARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within has walter E. Payne sign, seal and as his act and deed deliver the within written deed and the with Dewey J. Koeper witnessed the execution thereof. SWORN to before me this H. Max Hunter
SMAME OF SOLOPADO	junior to two mortgages held by Mrs. Josephine C. Newell and mortgage held by R. N. Ward or premises. STATE OF COLORADO COUNTY OF LARIMER PERSONALLY appeared before me, H. Max Hunter and made oath that he saw the within named that he saw the within named that he saw the within named that he saw the within manual that he saw the within manual that he saw the within the saw the within manual that he saw the within the saw the within the saw the within manual that he saw the within the saw the within manual that he saw the within the saw the within manual that he saw the within manual that he saw the within the saw the within manual that he saw the within manual that he saw the within the saw the within manual that he saw the within he saw