THE STATE OF SOUTH CAROLINA, ¿

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

in and by Please of these are with these presents. The state of the post of the state of the post of t	WHEREAS,	, the said Arthur	S-Ags	rew)	SEND G	REETING:
more, in welfage, of feet and the with these greeness, the construction of the full and just sum of the construction of the full and just sum of money afterestin, and for the better accertific the just sum of the full and just sum of money afterestin, and for the better accertific the just sum of the full and just sum of money afterestin, and for the better accertific the just sum of the full and just sum of money afterestin, and for the better accertific the just sum of the full and just sum of money afterestin, and for the better accertific the just sum of the full and just sum of money afterestin, and for the better accertific the just sum of the full and the just sum of the full and the just sum of money afterestin, and for the better accertific the just sum of the full and the j	· · · · · · · · · · · · · · · · · · ·		22-42-	by province	A - , //	
Dollars, to be paid Dollars, to be paid to be			certain	fe to una	well and truly	j indebted to
with interest thereon from the state of the cannot be stated the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported and paid the state of the cannot be supported by the holder should place, the said note. The protection of his interests to place, and the holder should place, the said note. The supported by the holder should place, the said note. The said state of the said of the said of the said state of the said of the said state of the said of the said state of the said state. The said the said state of the said debt and sum of money aforesaid, and for the better a centric by the gray for the said state of the said state and sum of money aforesaid, and for the better a centric by the gray for the said state of the said state and sum of money aforesaid, and for the better a centric by the gray for the said state of the said	n the full and just sum of	One hund	3 1 1 1 3	mpany	tow'	
at the rate of 7 per cent. per aconum, to the competition of the late of 7 per cent. per aconum, to the competition of paid in pile of the late of 1 per cent. per aconum, to the competition of the late of 1 per cent. per aconum, to the competition of the late of 1 per cent. per aconum, to the competition of the late of the late of the collection, or the late of the late of an attorney for each collection, or the late control is should be decented by the holids the late of the late of an attorney for each graph of the late of the late of the late of an attorney for each graph of the late	Dollars, to be paid	three species	and bery	Laty UM		
at the rate of 7 per cent, per annum, to the many state of 1 per cent, per annum, to the many state and paids the state of 1 per cent, per annum, to the many state and paids the state of 1 per cent, per annum, to the many state and paids the state of 1 per cent, per annum, to the per annum state of 1 per cent, per annum, to the per annum state of 1 per cent, per annum, to the per cent, per cent, per annum, to the per cent, per annum, to the per cent, per cent, per cent, of the lands of an atterney for any legal proceedings, then and in either of each case the mortage or premises to pay all casts and excesses, including 10 per cent, of the individences as atterney is feesy this to be added to the supergase individences, and the holder should place, the said note. Per cent, of the individences as atterney is feesy this to be added to the supergase individences, and to be seen to per all casts and excesses, including a consideration of the said debt and sum of money aforesaid, and for the better excessing the payoffest of the per cent, the said debt. NOW, KNOW ALL MEN, That the said the s		Dept Her Satisfi	in the True			
computed and paid. Marked State State State State State State State State State as principal; and if any portion of principal or interest be any time past due and applied, this interpret against principal solid necessary for the protection of the holder hereof, who may suct there is and foreclose this suffigue; and invalved in our stater maturity, should be placed in the hands of an attorney for suit or collection, or if before it atturity it should be deemed by the holigh afterior necessary for the protection of his interests to place, and the holder should place, the said note. The protection of the indebtedness as attorney's feege this to be added to the mortgage indebtedness, anotto be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That the said ALL MARLES AND AREA STATES		Full August	My n/ Panul	<i>¥</i>		
numbraid in fight the content of the part of the part of the same rate as principal; and if any portion of principal or interest he are young seasons to an authority of the processing of the house of the looker hereof, who may see there are not of the looker hereof, who may see there are not of the looker hereof, who may see there is an all forectools this methods are considerable in the lands of an automay for any local proceedings, then and in either of said cases the mortragor promises to pay all costs and expenses, including 10 are can do the hands of an automay for early local proceedings, then and in either of said cases the mortragor promises to pay all costs and expenses, including 10 to the case of the hands of the	_	man Frisky Jarnes	1		··············	
and foreclose this abblege; and incomplaint of the maturity, should be placed in the hands of an attorney for suit or collection, or if before it atterity is should be deemed by the holds a Mercoin necessary for the protection of his interests to place, and the holder should place, the said mote or this more aging in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses, including 10 or cent of the indobtedness as attorney's feesythis to be added to the mortgago and cases and expenses, including 10 or cent of the indobtedness as attorney's feesythis to be added to the mortgagor approximately the said of the consideration of the said delt and sum of money aforesaid, and for the better securing the graph of a given by the said of the consideration of the said and the terms of the said note, and also in consideration of the said large that the said of the sa	until pai	id in ful; but interest not be in what the to	<i> </i>			
the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage or promises to pay all costs and expenses, including 10 creent, of the indebtedness as attorney's feestythis to be added to the mortgage indebtedness, any to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That the said the said that the consideration of the said debt and sum of money aforesaid, and for the better securing the payabory that the said t	- II I I I					
the hands of an attorney for any legal proceedings, then and in either of said cases the mortgage or promises to pay all costs and expenses, including 10 creent, of the indebtedness as attorney's feestythis to be added to the mortgage indebtedness, any to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That the said the said that the consideration of the said debt and sum of money aforesaid, and for the better securing the payabory that the said t						
NOW, KNOW ALL MEN, That the said Matthew S. Magellew consideration of the said debt and sum of money aforesaid, and for the better securing the paryfers the said State and sum of money aforesaid, and for the better securing the paryfers the said State and the said Althurn in hand well and truly paid by the said State and the said Althurn in hand well and truly paid by the said state and the said and truly paid by the said state and the said and truly paid by the said state and an array of the said and released, and by these Presents do gran regain, sell and release unto the said state and an array of the said state and an array of the said state and an array of the said state and array of the	age in the hands of an attor	ney for any legal proceedings, then and in	n either of said cases the	e mortgagor promises to pay a	all costs and expenses, including	ing 10
consideration of the said debt and sum of money aforesaid, and for the better securing the payoffent of the highest and the said. He had before the signing of these presents, the receipt whereof is hereby about the said and released, and by these and before the signing of these presents, the receipt whereof is hereby about the said. Bargaingd, sold and released, and by these Presents do gran argain, sell and release unto the said led age. The said led age to the	NOW, KNOW ALL M	MEN, That the said	Irthur	D agreew)	debt.
in hand well and truly paid by the state of the signing of these presents, the receipt whereof is being schooling the graphed, begained, sold and released, and by these Presents do gran argain, sell and release unto the said let get a real or lot a land a consigning that Certain factor from the said let get a real or lot a land a converge that Certain factor for and state of orecard and the converge them for a said city friend annex recorded in the formation of the formation of the formation of the formation of the said plat for a mortal complete description of graphing the said plat for a mortal complete description where society and the note which the same ess, without well and the same ess, without well and the same of the formation of the same and the same and the formation of the same and the same a	consideration of the said d	lebt and sum of money aforesaid, and for	the better securing the	payment thereof the said.	George M	orwood
in hand well and truly paid by the state of the signing of these presents, the receipt whereof is being schooling the graphed, begained, sold and released, and by these Presents do gran argain, sell and release unto the said let get a real or lot a land a consigning that Certain factor from the said let get a real or lot a land a converge that Certain factor for and state of orecard and the converge them for a said city friend annex recorded in the formation of the formation of the formation of the formation of the said plat for a mortal complete description of graphing the said plat for a mortal complete description where society and the note which the same ess, without well and the same ess, without well and the same of the formation of the same and the same and the formation of the same and the same a	cording to the terms of the	e said note, and also in consideration	of the further sand of	Three Dottars, to 22	L, the said are	thur
and control the significant the receipt the receipt whereout a personal property and an elease, and by these presents do gran argain, sell and release unto the said Story of the said Story and the said Story of May A.D., 19 It. The presence of Story of May A.D., 19 It. Sold Story of	agnew	in hand well and truly paid	d by the said	THEAN MA	wood	
regain, sell and release unto the said Sell age to the said Sell age of Mary A.D., 19 II. Sell age of Mary A.D., 19 II. Sell age to the said Sell age to the said Sell age to the said Sell age of Mary A.D., 19 II. Sell age to the said Sel	and before the signing of	there are comes the receipt whereof is he	Million Of	-di-d barrained sold and	1 1 - 1 and by those Drese	t- weent
that Certain peece parcel or lot gland a centralle Journally, County and State oforesaid, of Tiew annex, and heart of no 10% as as she plat or said City Dieter annex recorded in the graph of pages 152-155, reference their of a said plat for a more Complete-description of second plat for a more Complete-description of second plat for a more Complete description of second plat for a more Complete description of second plat for a more Complete description of the note which the same res, without areas to the same of the second plate of the same of the second contraction of the same of the same of the second contraction of the second contracti	argain, sell and release unto	o the said Slange To	reby acknowledged/bear	e granted, bargained, sold and MS NUS	,	,
plat on said City Tieto annex recorded in the State of South Carolic Counting of South Carolic Counting of South Carolic Counting of South Carolina NOTY OF GREENVILLE FOR SOUTH CAROLINA INTY OF GREENVILLE FOR SOUTH CAROLINA INTY OF GREENVILLE FOR SOUTH CAROLINA INTY OF GREENVILLE FOR SOUTH CAROLINA Notice of the second of the same For vilve received the hereby assign, For south one to the note which the same For south caroling of	0	/		#12078	, ,	. (/
plat on said City Tieto anney recorded in the South of State for Just Tieto anney recorded in the South of the pages 152-155, reference their or said plat for a more Complete-description of seen over to the second to the same res, without the same res, without the same res, without the same as the presence of the pre	that ce	rtam pelce	parel	or lot	I laura) n
Soften for Justing Name Complete description of the same of the sa	u Oden) (1	maren and	Tembe X	101 May 11	$M/2$ α = α =	- Sland
INTY OF GREENVILLE The value received hereby assign, Wilmington Savings v Sunt Co. Wilmington, N.C. Within mortgoff and the note which the same res, without these is, the 3 day of Mary A.D., 19 31. Letter presence of Saving Sav	plat	of said City	Vieta -	anney, r	ecorded	in
INTY OF GREENVILLE The value received hereby assign, Wilmington Savings v Sunt Co. Wilmington, N.C. Within mortgoff and the note which the same res, without these is, the 3 day of Mary A.D., 19 31. Letter presence of Saving Sav	me G. G. of	face for f	- Wicene	rille Cou	uli jan	Liet
The of south carolina INTY OF GREENVILLE The set over to Wilmington Savings valuet Co. Wilmington, N.C. Within mortgoff and the note which the same res, without I were as, the day of Mary A.D., 19 31. The presence of Carolina Savings valuet Co. Wilmington, N.C. All years of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. Wilmington, N.C. Contained the presence of Carolina Savings valuet Co. William Savings valuet Co. Willia	said	pages 100	a, m	reference	solete-da	enspi
hereby assign, the received hereby assign, the set over to Wilming from Savings & Sunt Co. Wilmington, M.C. within mortgar and the note which the same res, without remove. Is, the 5 day of Mary A.D., 19 31. Set of Contract of C		in the control of the	100 46			
Milmington Savings V Sunt Co. Wilmington, M.C. Wilmington Savings V Sunt Co. Wilmington, M.C. within mortgory and the note which the same res, without the same as, the 5 day of May A.D., 19 31. Separate of Column C						
Wilmington Savings & Just Co. Wilmington, N.C. within mortgon and the note which the same res, without runse, so, the January A.D., 1931. Letter January Delania Love D	for volue receive	ed hereby assign	n,			
ne presence of Octania Care Colama	the set over	· to	1 +1	3h. P. minta	ton N.C.	
is, the 5 day of May A.D., 19 3/. Defania Lave Defania (1)	within mortgage a	the note which the sai	Ma COI	marring of	076/1/6-	
he presence of Delama Love	res, without	wrse Ma. 2				
ne presence of O Delama Con-	is, ino <u>azy</u> o	Hoard Halle	<u>.</u> .			ı
Delania Con-	/ -	le of forma	-07			
	ne presence of	0	Antho			
	This de	me)				
ssignment Recorded July 22-193/at 12M. #928,		\bigcap				
\mathcal{I}	ssignine	ut Recordes	1 July	22-1931	at 12 m. #;	1284
	$\mathcal J$			/		