County of Greenville. WH. S. Hollingsworth In well and truly indebted a S. & K. Finance Company Two Hundred Forty and no/100 (\$250.00) The full and just sum of Two Hundred Forty and no/100 (\$250.00) The full and just sum of Two Hundred Forty and no/100 (\$250.00) The full and just sum of Two Hundred Forty and no/100 (\$250.00) May 19 140 What is a sum of Two Hundred Forty and no/100 (\$250.00) The full and by my certain promissary note in writing, of even data herewith, does not payable on the May or May 19 140 May 19 140 The full and by my certain promissary note in writing, of even data herewith, does not payable on the May or May 19 140 May 19 140 The full and by my certain promissary note in writing, of even data herewith here an annu until paid; interest to be computed and paid. X 19 140 May 19	•		Vol.		~
County of Greenville. WHEREAS, I. W. S. Hollingsworth N. S. Hollingsworth S. & K. Finance Company and well and truly indebted a S. & K. Finance Company with interest fore Two Hundred Forty and no/100 (\$250.00) the full and just sum of	ORTGAGE OF REAL ESTATE—G.I	₹.Е.М. 5			826 PROVENCE-JABBARD COGREENVILLE
ALL WHOM THESE PRESENTS MAY CONCEIN: W. S. Hollingsworth Two Hundred Forty and no/100 (\$200.00) The full and just som of Two Hundred Forty and no/100 (\$200.00) Tw	TATE OF SOUTH CAROLINA,				
the full and just sum of Two Hundred Forty and no/100 (\$2,00.00) the full and just sum of Two Hundred Forty and no/100 (\$2,00.00) with interest from Many 100 Many	County of Greenville.				
the full and just sum of Two Hundred Forty and no/100 (\$2,00.00) the full and just sum of Two Hundred Forty and no/100 (\$2,00.00) with interest from Many 100 Many	O ALL WHOM THESE PRESENTS	MAY CONCERN:	the action of the control of the con		
that tract or lot of land in Armo Eversents de Prince and property of these presents, the reseign whereof is hereby acknowledged, have granted, hargained, and released, and by these presents de Prince property; the reseign whereof is hereby acknowledged, have granted, hargained, if that tract or lot of land in Armo Prince	WHEREAS, I,	W.	S. Hollingsworth		
that tract or lot of land in Armo Eversents de Prince and property of these presents, the reseign whereof is hereby acknowledged, have granted, hargained, and released, and by these presents de Prince property; the reseign whereof is hereby acknowledged, have granted, hargained, if that tract or lot of land in Armo Prince	~				
that tract or lot of land in Armo Eversents de Prince and property of these presents, the reseign whereof is hereby acknowledged, have granted, hargained, and released, and by these presents de Prince property; the reseign whereof is hereby acknowledged, have granted, hargained, if that tract or lot of land in Armo Prince				am well	and truly indebted to
with interest from X at the rate of X per centum per annum until paid; interest to be computed and paid X annually, and if unpaid when due to bear interest at again rate is principal until paid, and I have further promised and agreed to pay ten per cent. of the whole nount due for attorney's fee, if add note be collected by attorny by through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft is proved by the terms of the said note, and also in consideration of the further sum of Three Dollars, me in hand well and truly paid at and before say sealing and affirery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, it that tract or lot of land in A crops and bounds, to-wit: BEGINNING, at an irred pin near a branch on line of J. T. and J. B. Granger's land, thence ya new line down said branch S. 8-15 E. 710 feet to a point in branch; thence S. 19-50 E. 15 est to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. set to a stake on line of J. T. Granger and T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's pro	***************************************	S. & K. Finar			
with interest from X at the rate of X per centum per annum until paid; interest to be computed and paid X annually, and if unpaid when due to bear interest at again rate is principal until paid, and I have further promised and agreed to pay ten per cent. of the whole nount due for attorney's fee, if add note be collected by attorny by through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft is proved by the terms of the said note, and also in consideration of the further sum of Three Dollars, me in hand well and truly paid at and before say sealing and affirery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, it that tract or lot of land in A crops and bounds, to-wit: BEGINNING, at an irred pin near a branch on line of J. T. and J. B. Granger's land, thence ya new line down said branch S. 8-15 E. 710 feet to a point in branch; thence S. 19-50 E. 15 est to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. set to a stake on line of J. T. Granger and T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's pro	***************************************				
with interest from X at the rate of X per centum per annum until paid; interest to be computed and paid X annually, and if unpaid when due to bear interest at again rate is principal until paid, and I have further promised and agreed to pay ten per cent. of the whole nount due for attorney's fee, if add note be collected by attorny by through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft W is through lead proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW all MEN, That I, the soft is proved by the terms of the said note, and also in consideration of the further sum of Three Dollars, me in hand well and truly paid at and before say sealing and affirery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, it that tract or lot of land in A crops and bounds, to-wit: BEGINNING, at an irred pin near a branch on line of J. T. and J. B. Granger's land, thence ya new line down said branch S. 8-15 E. 710 feet to a point in branch; thence S. 19-50 E. 15 est to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. set to a stake on line of J. T. Granger and T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with line of T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's property; thence with T. B. McWhite's pro			A/		
with interest from	n the full and just sum of	Two Hundred	Forty and no/100 (\$240.00)	-	
with interest from	·		Qw		
with interest from *** *** *** ** ** ** ** ** *	Pollars, in and by my certain promisso	ry note in writing, of	even date herewith, due and payable on the	29th	day of
with interest from X	May	19 40		Q \	
with interest from X					
with interest from X			X · · · · · · · · · · · · · · · · · · ·	\mathcal{N}^{V}	
with interest from X			AN AN S	$\mathcal{O}_{\mathcal{N}}$	
at the rate of				1	
at the rate of					
at the rate of					
at the rate of					
at the rate of	•				
at the rate of					
nually, and if unpaid when due to bear interest at same rate is principal until paid, and I have further promised and agreed to pay ten per cent. of the whole nount 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. Was S. Hollingsworth in consideration of the said debt and sum of money oresaid, and for the better securing the payment thereof, according of the terms of the said note, and also in consideration of the further sum of Three Dollars, me in hand well and truly paid at and before the saiding and divery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do than, bargain, the archivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do than, bargain, the archivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do than, bargain, the archivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do than, bargain, the archivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do than, bargain, the archivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained and released, and by these presents do the further sum of three Dollars, me in hand well and truly paid at and before the said down and before the said note, and also in consideration of the further sum of Three Dollars, and also in consideration of the further sum of Three Dollars, and also in consideration of the further sum of Three Dollars, and also in consideration of the further sum of Three Dollar		~~~~~~~~~~	, v		with interest from
NOW KNOW ALL MEN, That I the said Note be collected by attorney by through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I the said Now Know Know ALL MEN, That I the said Now Know Know Know Know Know Know Know Kn		1	,		
NOW KNOW ALL MEN, That I, the spid. Was S. Hollingsworth in consideration of the said debt and sum of money or creasid, 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, 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, and and released, and by these presents do to the said. Township, Greenville County, State of South Carolina. Township, Greenv		4 /N /	V . / O		
in consideration of the said debt and sum of money oresaid, and for the better securing the payment thereof, according the terms of the said note, and also in consideration of the further sum of Three Dollars, me in hand well and truly paid at and before the sealing and advery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, and and released, and by these presents do than, bargain, the anti-release unto the said		1/. V		tence being thereumo had w	in more runy appear.
cresaid, 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, 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, and released, and by these presents do that, bargain, the and release unto the said	TOW ELTOW ALLE MELLY, That I,				t and sum of money
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 and released, and by these presents do than, bargain, the argain and release unto the said	foresaid, and for the better securing the	payment thereof, acc	() 6 ()		
that tract or lot of land in		1 10	AL / T		
BEGINNING, at an iron pin near a branch on line of J. T. and J. B. Granger's land, thence y a new line down said branch S. 8-45 E. 710 feet to a point in branch; thence S. 19-30 E. 19 eet to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. eet to an iron pin corner of T. B. McWhite's property; thence with line of T. B. McWhite, S. 9-45 E. 632 feet to a stake in Grove Creek; thence with the meandering of said creek 969 feet stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1016 to the point of beginning. Containing 25-10 acres. more or less.	old and released, and by these present	s do grant, bargain, s	and release unto the saidX		
BEGINNING, at an iron pin near a branch on line of J. T. and J. B. Granger's land, thence y a new line down said branch S. 8-45 E. 710 feet to a point in branch; thence S. 19-30 E. 19 eet to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. eet to an iron pin corner of T. B. McWhite's property; thence with line of T. B. McWhite, S. 9-45 E. 632 feet to a stake in Grove Creek; thence with the meandering of said creek 969 feet stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1016 to the point of beginning. Containing 25-10 acres. more or less.		J V V			
BEGINNING, at an iron pin near a branch on line of J. T. and J. B. Granger's land, thence y a new line down said branch S. 8-45 E. 710 feet to a point in branch; thence S. 19-30 E. 19 eet to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. eet to an iron pin corner of T. B. McWhite's property; thence with line of T. B. McWhite, S. 9-45 E. 632 feet to a stake in Grove Creek; thence with the meandering of said creek 969 feet stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1016 to the point of beginning. Containing 25-10 acres. more or less.	ll that tract or lot of land in	Grove	Township, Greenville County, State of	South Carolina.	
a new line down said branch S. 8-45 E. 710 feet to a point in branch; thence S. 19-30 E. 19-3		/ / '	s, to-wit:		
set to a stake on line of J. T. Granger and T. B. McWhite; thence with said line S. 88-05 E. eet to an iron pin corner of T. B. McWhite's property; thence with line of T. B. McWhite, S. 9-45 E. 632 feet to a stake in Grove Creek; thence with the meandering of said creek 969 feet stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 916 to be point of beginning. Containing 25-10 acres, more or less.	-	1 1			
set to an iron pin corner of T. B. McWhite's property; thence with line of T. B. McWhite, S. 9-45 E. 632 feet to a stake in Grove Creek; thence with the meandering of said creek 969 feet stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1916 to be point of beginning. Containing 25-10 acres. more or less.					
stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's constant thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1916 to be point of beginning. Containing 25-10 acres. more or less.					
stake on bank of creek and on line of T. B. McWhite's property; thence with T. B. McWhite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1916 to be point of beginning. Containing 25-10 acres, more or less.		•			
stake on bank of creek and on line of T. B. Mc"nite's property; thence with T. B. McWnite's 29-15 W. 1003 feet to an iron pin corner of J. B. Granger's land; thence N. 85-30 W. 1916 to be point of beginning. Containing 25.10 acres, more or less.	,				
ne point of beginning. Containing 25.10 acres, more or less.				thence with T.	3. Mewn 726 s
3ATISFIED MID CAMERILED OF LOUINTY S. C.			corner of J. B. Granger's Lan	a; thence N 05.	-30 11/1916 60
SATISFIED AND CAMBOUNTY, S. C. 10369	ne point of beginning.	Containing 2	15.10 acres, more or less.	SCELLED & MACHINE	KIX.
ALCONO DELLA ONE ENVILLE COUNTY TO 369	,			NO CHAT ON ON MIN'S	-
ALCON ONLEND ORLEGION IN 10			- 1713F1ED	THE COURT	369
All the same of th			الاري ال	ILL ONEEN O'CLOU	70
			Q.L.	10 10 15 July 10 10 10 10 10 10 10 10 10 10 10 10 10	# '