WHEREAS	STATE OF SOUTH CAROLINA,	TO ALL WHOM THESE PRESENTS MAY CONCERN:
ann well and truly indebted to EX Waldrap in the full and just sum of Ore hundred notices in writing, of even date herewith, due and payable on the 15 th day of February 10-20.  with interest from date and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to my ten per cent of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunth had will more fully appear.  NOW, KNOW ALI, MEN, That I the said I have supposed the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note. and also in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note. and also in consideration of the further sum of Three Dollars to me. in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said EX Waldrap.  Township, Greenville County, State of South Carolina, flexable than a New Mappe, known as the said sold of the said sold sold sold sold sold sold sold sol	COUNTY OF GREENVILLE,	
Dollars, in and by Regulary certain promissory note in writing, of even date herewith, due and payable on the 15 th day of February 1920.  with interest from Aste at the rate of South Carolina, Hargain, sell and release unto the said EX Maldary and for the plat and bargained, sold released, and by these presents do grant, bargain, sell and release unto the said EX Maldary  Township, Greenville County, State of South Carolina, Markain as New More of the South Carolina, Markain as the south of some hundred of the South Carolina, Markain as New More, feet or South Carolina, Markain as New More, feet or South Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, known as to south Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina of the South Carolina of the Buth of the Carolina feet or South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina feet or South Carolina feet or	WHEREAS June	
Dollars, in and by		R I .
Dollars, in and by Regulary certain promissory note in writing, of even date herewith, due and payable on the 15 th day of February 1920.  with interest from Aste at the rate of South Carolina, Hargain, sell and release unto the said EX Maldary and for the plat and bargained, sold released, and by these presents do grant, bargain, sell and release unto the said EX Maldary  Township, Greenville County, State of South Carolina, Markain as New More of the South Carolina, Markain as the south of some hundred of the South Carolina, Markain as New More, feet or South Carolina, Markain as New More, feet or South Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, free hundred of south Carolina, Markain as New More, known as to south Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina, Markain as New More, known as the South Carolina of the South Carolina of the Buth of the Carolina feet or South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina of the South Carolina of the South Carolina feet or South Carolina of the South Carolina feet or South Carolina feet or	amwell and truly indebted to	Chop
at the rate of Loght per centum per annum until paid; interest to be computed and paid annum and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALL MEN, That I the said Johnson of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said EX Maldrap  all that piece, parcel, tract or lot of land situated in Allmand Land Carolina. It was a function of the sum of the said of the said on the said of the said of the said on the said of the said on the said of the said of the said on the said of the said of the said on the said on the said of the said of the said on the said of the said on the said of the said of the said on the said of the		
with interest from date  at the rate of daght per centum per annum until paid; interest to be computed and paid annu and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I he said for the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me.  in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said EX Maldage  all that piece, parcel, tract or lot of land situated in Allandage  Township, Greenville County, State of South Carolina, Maldage at the same as the subdivision reconstituting from the said supply of the sure of the said of the sure of the sure of the sure of the sure of the said of the sure of the	Dollars, in and by certain promissory note	in writing, of even date herewith, due and payable on the 15 th
at the rate of leaght per centum per annum until paid; interest to be computed and paid annum and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I have fur in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said and lease unto the said debt and sum of money aforesaid, and for the better securing payment thereof according to the better securin	day of	
at the rate of leaght per centum per annum until paid; interest to be computed and paid annum and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I have fur in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said and lease unto the said debt and sum of money aforesaid, and for the better securing payment thereof according to the better securin		
at the rate of leaght per centum per annum until paid; interest to be computed and paid annum and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I have fur in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said and lease unto the said debt and sum of money aforesaid, and for the better securing payment thereof according to the better securin		
at the rate of leaght per centum per annum until paid; interest to be computed and paid annum and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I have fur in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said and lease unto the said debt and sum of money aforesaid, and for the better securing payment thereof according to the better securin		
and if unpaid when due to bear interest at same rate as principal until paid, and I have fur promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note be collected by an attorney or through legal proceeding any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALL MEN, That I the said in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note. and also in consideration of the further sum of Three Dollars to me in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Extended the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Extended the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Extended to the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Extended to the sealing and delivery of these presents, the forest presents of the sealing and for the better securing and the better securing and truly paid at and before the sealing and delivery of these presents, the feet of the further sum of three botters and for the better securing and the securing and for the better securing and the further sum of these presents of the sealing and for the better securing and for the better securing and the securing and for the better securing and the sealing and for the better securing and the securing and for the better securing and the sealing and truly paid		
promised and agreed to pay ten per cent. of the whole amount due for attorney's fees, if said note	$\mathcal{O}$	
any kind, reference being hereunto had will more fully appear.  NOW, KNOW ALI, MEN, That I	and if unpaid when due to bear interest at same rate as principal until	paid, and I have furth
in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note	any kind, reference being hereunto had will more fully appear	
in consideration of the said debt and sum of money aforesaid, and for the better securing payment thereof according to the terms of the said note	NOW, KNOW ALL MEN, That Ithe sai	id I I Gissay
payment thereof according to the terms of the said note		17
in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold released, and by these presents do grant, bargain, sell and release unto the said. Ext. Waldrage  all that piece, parcel, tract or lot of land situated in Alland that land lateral formship, Greenville County, State of South Carolina, Madrid that the lateral flowers as the Subdivision reconded in Plate Subdivision reconded in Plate Subdivision for the particle of some hundred flifty feel or particularly alepth of one hundred flifty feel or particularly alepth of one hundred flifty feel purchase price of said lot.		-
all that piece, parcel, tract or lot of land situated in Allandial County, State of South Carolina, Market as New Hope, known as to so the Dark and Subdivision recorded in Plat Back Toylor by the Auring a frontage of sivily feet or park by the Auring a frontage of sivily feet or port State With a dipth of one hundred flifty, fee portion of the purchase price of said lot.		
Township, Greenville County, State of South Carolina, Alask than bity of breenville, in the subdiversal said Subdiversion as New Hope, known as to sook a page as, having a frontage of sixty feet or south States with a slight of one hundred flifty fee a portion of the purchase price of said bot.		
he Dubdiversen Adam the Court of Greenville, in he Dubdiversen Adam as New Hope, known as to gok a page to, having a frontage of sixty feet or boyt Street with a depth of one hundred flifty fee a portion of the purchase price of said lot.		
he Dubdiversen Adam the Court of Greenville, in he Dubdiversen Adam as New Hope, known as to gok a page to, having a frontage of sixty feet or boyt Street with a depth of one hundred flifty fee a portion of the purchase price of said lot.	all that piece, parcel, tract or lot of land situated in 9 1614	<b>~iX</b> ℓα
he subdivision known as New Hope, known as to so on photosof soid Subdivision recorded in Plat book Thispays as, having a frontage of sixty feet or south Street with a depth of one hundred fifty feet the partition of the purchase price of said lot.		Than City of Breezewille
so on protest sould Subdivision recorded in Plat book Thispays so, having a frontage of sixty feet or port Street with a depth of one hundred fifty feet a portion of the purchase price of said lot.	Cofistie	192
a portion of the purchase price of said lot.	he subdiverses Andre	in as new Hope, known as les
a portion of the purchase price of said lot.	1. 5 on proposited Su	obdivision recorded in Plat
a portion of the purchase price of said lot.	Book The system, having	g a frontage of sexity feet on
	poyt street with a de	with of one hundred fifty feet
	the thit gage is	given to secure the palyment
Sand & Mymm	a portion of the pure	chase price of said tot.
San Flynn San Flynn		
Sour Flym Source Source		
South Art	DAM M	
Born San Contraction of the Cont		
	\$0°	