## THE STATE OF SOUTH CAROLINA,

TO ALL WHOM THESE PRESENTS MAY CONCERN:

whereas, I the said Constantine Banivaleas  n and by my 22 certain Promissory noted in writing, of	COUNTY OF GREENVILLE.  Sonstantine Barnvalear	
and by May be created as with the present.  The third of the present.  The present thereon from Maturity and the present of the part of African and the present of principal or interest to the part of t		
more situation presents.  M. D. Cheeringhe and J. C. Spannell  in the fill and just sum of Melican dividend and Eighting facility and 33/100  11844-331  Delars to be poid Melicanduring to my said tribulary two+ (22) notices  print interest threeon from Maturity 1000  The delars of the poid in full; all increase negative when deadled increase is not time rate as principled, at the copie of principal or interest be at my time part of poid in full; all increase negative when deadled in interest is not time rate as principled, at the copie of the holder benefit, who may see thereon out forether this materiage is and the part of the holder benefit who may see thereon out forether this materiage is an active for any leaf processing for the holder to part, which is to be acided before should place, this doctor which is not a part of the acided to the should be active should be moregage in the hands of an active for any leaf processing of the holder of the first should be part of the should be moregage in the hands of an active for any leaf processing of the holder of the first should be moregage in the hands of an active for any leaf processing of the holder of the first should be moregage in the hands of an active for any leaf processing of the hands of the moregage in the hands of an active for any leaf processing of the hands of the moregage in the hands of the moregage in the hands of the hands of the moregage in the hands of the moregage in the hands of the moregage in the hands of the hands of the moregage in the hands of the hands of the moregage in the hands of th	WHEREAS,	
in the tall and first war of Element Scientified and Sightly facility 33/1000 process. Scientified and lateral to be paid allocating to May said treating two (222) notice with interest thereon from Materiaty and Sightly interest was the rate of Japan portion of principal or interest to a somewhat the said of paid any portion of principal or interest to at my time past die and upsaid, then get a facility of any of the said one of the boards immergiable, at the option of the boards be returned to the hands of an atomy for said one of the boards immergiable, at the option of the boards in one atomy for the hands of an atomy for said one of the boards and atomy for said one and the process of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one of the boards of an atomy for said one, the said back of the marriage indebteches, and to be secured under this mortgage in a part of any forty processing the said of the marriage indebteches, and to be secured under this mortgage in a part of and debt.  NOW, KNOW ALL MEN, That the process of the said back of the marriage indebteches, and to be secured under this mortgage in a part of said debt and run of more forest, and or to prove profits the said.  NOW, KNOW ALL MEN, That the said of the top profits the said.  NOW, KNOW ALL MEN, That the said of the top profits of the said.  NOW, KNOW ALL MEN, That the said of the top profits of the said.  NOW, KNOW ALL MEN, That the said of the top profits of the said.  NOW, KNOW ALL MEN, That the said of the top process of the top profits of the said.  NOW, KNOW ALL MEN, That the said of the top part of the top	in and by my 22 certain Promissory	noted in writing, of
and just your of Eleven Stembers and his perfect forces and 33/100  The star to be paid allegarding to my scard tributy turt (22) notice  with interest thereon from Maturaty and the star of the rice of Jight you can principal and paid and just in just all increase may the star of the rice of Jight your control and paid and just in just all increase may the party of the least of the least of an attempt for with one of Montar course of such and the paid to be added to party of the least of the least of an attempt for with one of the top of the least of the least of the least of an attempt for who may see thereon and forcehore this mortrone; and left of the least of the least of an attempt for which the least of an attempt for who may see thereon and forcehore this mortrone; and left of the least of the		well and truly indebted to
bothers, to be paid abble and one of the second of the sec	in the full and just sum of Eleven Thundred and	Eighty four and 33/100
with interest thereon from Maturities with the compared and paid.  armylicated the control of th	1184.33)	t. t. 22) 70 Teac
coording to the terms of the said debt and sum of successful and the said debt and sum of the said said said said said said said said	Dollars, to be paid MUDRAING TO PAGE THE	entry-1000
morphed and paid.  mell paid in fall; all interest morphed when due that interest at the lane rate as origing. Many portion of principal or interest be at my time past due and urgaid, then it is the paid in fall; all interest morphed paid in the hands of an attorney for said or collection, or it before as material; it is the hands of an attorney for said or collection, or it before an another paid in the hands of an attorney for any leady recognized in the fall cause the morphed promises to paid note.  noriging in the hands of an attorney for any leady recognized the morphed paid cause the morphed promises to paid note.  noriging is a part of said delay.  NOW, KNOW ALL MEN, That  the said Dept Standard Dambardace independent paid and to the said and sum of monopherocenial, and for the part performed payment thinged to the said.  NOW, KNOW ALL MEN, That  consideration of the said delay and sum of monopherocenial, and for the part performed payment thinged to the said.  NOW, KNOW ALL MEN, That  consideration of the said delay and sum of monopherocenial, and for the payment thinged to the said.  NOW, KNOW ALL MEN, That  consideration of the said delay and sum of monopherocenial, and for the payment thinged to the said.  NOW, KNOW ALL MEN, That  consideration of the said delay and sum of monopherocenial, and for the payment thinged to the said.  Consideration of the said delay and sum of monopherocenial, and the said and sum of monopherocenial, and the said and sum of monopherocenial, and the said and said	Full	
mutil paid in full; all interes nogget when due better interes at a the open of the any portion of principal or interest be at my time passe due and unpaid, then the wall before the open of the color of the processing of the send of the passes of the forecast of the passes of the first to be passes of the first to the passes of the first to be passes of the passes of the passes of the first to be passes of the pass		at the rate of ght per cent. per annum, to be
ny tine past due and ampaid, then the Arthonic rivery by said note. To becope immorphysiologic at the option of the holder hereof, who may sue thereon and forestore this morgane; and believes and the said to the hands of an atterney for said case. If it is maturely it should be part to the hands of an atterney for any legs proceedings on the househopping the first to place, and the holder should place, the said note or this nortgage in the hands of an atterney for any legs proceedings the said polyther of said cases the mortgage indebteches and expenses, including nortgage as a part of said dobt.  NOW, KNOW ALL MEN That  OF The said Arthonic and allow the total and proposed to the said and the said debt and sum of mongen foresaid, and for they refreshed to added the mortgage indebteches, and to be secured under this occident of the said debt and sum of mongen foresaid, and for they refreshed proposed the test of the said leveral and to have the said of the said debt and sum of mongen foresaid, and for they refreshed proposed the test of the said leveral and to have the said of the said debt and sum of mongen foresaid, and for they are sum of Three Dollars, to the said leveral authorized to consideration of the said debt and sum of mongen foresaid, and for they refreshed proposed to the said leveral authorized to the said which the said leveral authorized to the said and the said leveral authorized to the said and the said leveral authorized to a said released, and by these Presents do grant, and see that the said leveral authorized to a fact the said leveral authorized to any said seed to grant and any said seed to grant and any said seed to grant and any said seed to grant any said seed to g	omputed and paid	The second of th
and foreclose this mortrague; and whole said the fair is maturely foundable fresh the hands of an attorney for said or collection, or it before as maturity it should be placed by the proceeding. Foundation thereto to place, and the biblier, the said note. Or this mortrague in the hands of an attorney for any begin proceeding. Foundation for said class the mortrague is not the hands of an attorney in any begin for any begin for any begin for the proceeding and attorney's less, this to be added the mortrague indehectors, and to be secured under this nortrague as a part of said debt.  NOW, KNOW ALL MEN, That the said the proceeding and attorney's less, this to be added the mortrague indehectors, and to be secured under this nortrague as a part of its add the arm of mortrague as a part of said debt and sum of month foresaid, and for the part protection to the said.  NOW, KNOW ALL MEN, That the said the said of the said o		mmediately due, at the option of the holder hereof, who may sue thereon
as maturity it should set depth to present the content of the property of the December of the holder should place, the said notes nortique in the hands of an export for any tent proceedings of and judgeted said cases the mortgage to promise to pay all costs and expenses, including nortique in the hands of an export for any tent proceedings of the judget of the mortgage included as a consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  NOW, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KNOW ALL MEN, That  I consideration of the said debt.  Now, KN		aced in the hands of an attorney for suit or collection, or if before
per cert of he hands of an astor for any less proceeding the soil in sighter of said cases the mortgage in grave later hands of an astor for any less proceeding a astorney's fees, this to be added of the mortgage indebtedness, and to be secured under this nortgage as a part of said debt.  NOW, KNOW ALL MEN, That the said the		
NOW, KNOW ALL MEN, That of the said hope should be said by the said by the said by the said said of the said said of the said said of the said said of the said said said said said said said said	nortgage in the hands of an attorn of for any legal proceedings, then and in other of sai	d cases the mortgagor promises to pay all costs and expenses, including
NOW, KNOW ALL MEN, That  Coording to the said debt and sum of money forcessid, and for the properting the present topes to the said.  Coording to the terms of the said note. and also in consideration by the Lardy I. C. Lacuer.  Coording to the terms of the said note. and also in consideration by the Lardy I. C. Lacuer.  Coording to the terms of the said note. and also in consideration by the Lardy I. C. Lacuer.  Coording to the terms of the said note. and also in consideration by the said.  Coording to the terms of the said note. and also in consideration by the said.  Coording to the terms of the said note. The Lardy I coordinate the said of the said.  Coording to the terms of the said note to the said.  Coording to the terms of the said note to the said.  Coording to the terms of the said note to the said.  Coording to the terms of the said note to the said.  Coording to the terms of the said note to the said.  Coording to the terms of the said note.  Coording to the terms of the said note.  Coording to the terms of the said note the said.  Coording to the terms of the said note the said.  Coording to the terms of the said note the said.  Coording to the terms of the said not the said.  Coording to the terms of the said not the said.  Coording to the terms of the said not the said.  Coording to the terms of the said not the said.  Coording to the terms of the said not the said.  Coording to the terms of the said not the said.  Coording to the terms of the said.  Coordinate the said.  Coordinate the said the said.  Coordinate the said the said.  Coord	0 per cent. of the indebtedness as attorney's fees, this to	be added to the mortgage indebtedness, and to be secured under this
according to the said debt and sum of mone aforesaid, and for the pair perfinition property of the said.  Consideration of the said age. and also in consideration of the terms of the said age. In hand, well and trubpaid by the said.  Consideration of the said age. In hand, well and trubpaid by the said.  Consideration and the said the said.  Consideration and of the said of the said.  Consideration and of the said of the said.  Consideration and of the said of the said of the said of the said.  Consideration of the said of the receipt whereof is hereby acknowledged, have granted, paragined, sold and released, and by these Presents do grant, at pain that certain dot or passell of land situate, lying and the western side of bruenville, townsty and state aforesaid the western side of bruenville, townsty and state aforesaid the western side of bruenville, townsty and state aforesaid the western side of bruenville, townsty and state aforesaid the western side of the and iron prin on anderson Road with the said.  Corner, thence he 38 "2 & 50 feet to an iron prin on an error prin on constitution of the last sold of the said state state print for the said of the said state state print frequency of the said state state print frequency. The said of the said state state showed the said state of the said state of the said said said said of the said said said said said said said said	nortgage as a part of said debt.	A CONTRACTOR OF THE PARTY OF TH
ecording to the terms of the said note. and also in consideration is known sum of Three Dollars, to My the said Constanting. The file of the said t		
Registry of the said note. and also in consideration of the buffer sum of Three Dollars, to My the said Constanting.  Nanty of Ray 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		• • 11
Table of the first hard. In and trobaid by the said.  All the hard hard these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, and and place the said W. D. Carriak and T. C. Lawren.  All that certain lot or parcel of land situate, lying and so in the city of Greenville, townsty and state aforesaid the western side of the Anderson Road and described follows: Pregnancy at an iron pin on Anderson Road all corner, thence h 38"2 6. 50 feet to an iron pin on corlect of Jo. D. Daniel; thence with line of his lot n. +8 W. It to land now or formely pured by Peter Nelson as ette: thence b. 38"2 W. 5" ft to an iron pin, Wm. Sewelli ex; thence with bewells line & 48 6. 150 ft to the point legiming. Bung the Southern part of land deeled to take to bewer by J. Wathing and by Parish & Bower led ito me, by deed dated march 30 th, 1922 It being agree a assume responsibility for any assessment for parismus ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby each more to nother to induce said W. D. Parish and P. 6.		
that certain dot or passed of land situate, lying and to in the city of Breenville, country and state aforesais the western side of the Anderson Road and described follows: Beginning at an iron pin on Anderson Road elle corner, thence it 38"2 & 50 feet to an iron pin on cor let of IT. R. Daniel; thence with line of his lot n. 48 W. ft. to land now or formely pured by Peter Nelson as etec: thence & 38"/2 W 5"/ft to an iron pin, Wm. Dewelli en; thence with Dewells line & 48 & 150 ft to the point beginning. Being the Douthern part of land deeded to rich & Dower by & n Wathins and by Parish & Bower led to me, by deed dated March 30 th. 1922- It being agree is assume responsibility for any assessment for parished is now hereafter he made. This being a purchase more typic over the lot of land about described. I hereby each in order to induce said W. D. Parish and P. C.	ccording to the terms of the said note, and also in consideration of the further sum of Thr	ee Dollars, to
The that certain dot or passed of land situate, lying and to in the city of Greenville, Country and state aforesais the western side of the Anderson Road and described follows: Beginning at an iron pin on Anderson Road elle corner, thence it 38'2 & 50 feet to an iron pin on corlot of Jo. R. Daniel; thence with line of his lot n. 48 W. ft. to land now or formely pured by Peter Nelson as stee; thence is 38'/2 W 5' ft to an iron pin, Wm. Dewelli we, thence with Dewells line I 48 & 150 ft to the point beginning. Being the Douthern part of land deeded to rich & Davier by & n Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922- It being agree ich may hereafter he made. This being a purchase mone tyage over the lot of land about described. I hereby each in order to induce said W. D. Parish and P. C.	in hand, well and trul paid by the saidin	2 2 4 4
The that certain lot or passel of land situate, lying and to in the city of Greenville, County and state aforesais the western side of the Anderson Road and described follows: Beginning at an iron pin on Anderson Road elle corner, thence it 38'2 & 50 feet to an iron pin on corlot of of R. Daniel; thence with line of his lot n. 48 W. ft to land now or formely puned by Peter Nelson as stee thence & 38'/2 W 5' ft to an iron pin, Wm. Dewelli we, thence with Dewells line & 48 & 150 ft to the point beginning. Being the Douthern part of land deeded to rock & Bower by & n Wathins and by Parish & Bower led ito me, by deed dated March 30 th, 1922- It being agree to may hereafter be made. This being a purchase more tight may hereafter be made. This being a purchase more tight over the lot of land about described. I hereby when the lot of land about described. I hereby when the order to induce said W D. Parish and P. C.	1 November 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	rented bergained cold and released and by these Presents do great
The that certain lot or passel of land situate, lying and to in the city of Greenville, County and state aforesais the western side of the Anderson Road and described follows: Beginning at an iron pin on Anderson Road elle corner, thence it 38'2 & 50 feet to an iron pin on corlot of of R. Daniel; thence with line of his lot n. 48 W. ft to land now or formely puned by Peter Nelson as stee thence & 38'/2 W 5' ft to an iron pin, Wm. Dewelli we, thence with Dewells line & 48 & 150 ft to the point beginning. Being the Douthern part of land deeded to rock & Bower by & n Wathins and by Parish & Bower led ito me, by deed dated March 30 th, 1922- It being agree to may hereafter be made. This being a purchase more tight may hereafter be made. This being a purchase more tight over the lot of land about described. I hereby when the lot of land about described. I hereby when the order to induce said W D. Parish and P. C.	at and perfore the significant these Presents, the receipt whereof is hereby acknowledged, have g	P. C. Lower
the western side of the Anderson Road and described follows: Pregiming at an iron pin on Anderson Road ells, corner, thence the 38'2 6.50 feet to an iron pin on anderson Road ells, corner, thence the there with line of his lot n. 48 W. It to land now or formely pured by Peter Nelson as stee: thence 5: 38'/2 W. 5' ft to an iron pin, Wm. bewell's us; thence with bewells line 5.48 6.15 a ft to the point beginning. Being the Southern part of land deeded to rock & blower by J. M. Wathins and by Parish & bower led ito me, by deed dated March 30 th, 1922- It being agree to assume responsibility for any assessment for passure ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby when in order to induce said W. D. Parish and P. 6.	bargain, sen and respase unto the said.	
the western side of the Anderson Road and described follows: Pregiming at an iron pin on Anderson Road ells, corner, thence the 38'2 6.50 feet to an iron pin on anderson Road ells, corner, thence the there with line of his lot n. 48 W. It to land now or formely pured by Peter Nelson as stee: thence 5: 38'/2 W. 5' ft to an iron pin, Wm. bewell's us; thence with bewells line 5.48 6.15 a ft to the point beginning. Being the Southern part of land deeded to rock & blower by J. M. Wathins and by Parish & bower led ito me, by deed dated March 30 th, 1922- It being agree to assume responsibility for any assessment for passure ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby when in order to induce said W. D. Parish and P. 6.	Ald with at certain late or pascel al	land situater luina and
the Western side of the Anderson Road and discribed follows: Beginning at an iron pin on Anderson Road ells, corner, thence it 38"2 & 50 feet to an iron pin on cor lot of Jo. R. Daniel; thence with line of his lot n. 48 W. It to land now or formely pured by Peter Nelson as stee: thence & 38"/2 W. 5" ft to an iron pin, Wm. Dewell's un; thence with Dewells line & 48 & 150 ft to the point beginning. Being the Douthern part of land deeded to rock & Dower by & n. Wathins and by Parish & Bower led to me, by deed dated March 30 th. 1922- It being agree to assume responsibility for any assessment for passure ich may hereafter he made-This being a purchase more tyage over the lot of land about described. I hereby what in order to induce said W. D. Parrish and P. Co.	the site of breezewill	construction and state of many
follows: Beginning at an iron pin on Anderson Road ells, corner, thence it 38'2 & 50 feet to an iron pin on cor lot of Jo. R. Daniel; thence with line of his lot n. 48 W. ft. to land now or formely pured by Peter Nelson as stee: thence & 38'/2 W 5' ft to an iron pin, Wm. Dewells up; thence with bewells line & 48 & 150 ft to the point beginning. Being the Southern part of land deeded to rock & Bower by & n Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922. It being agree ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby exert in order to induce said W. D. Parrish and P. C.	in in the ray sof relations, to	morning with more supericular
follows: Beginning at an iron pin on Anderson Road ells, corner, thence it 38"2 & 50 feet to an iron pin on cor Ist of J.F. R. Daniel; thence with line of his lot n. 48 W. It to land now or formely pured by Peter Nelson as stee: thence & 38"/2 W 5" ft to an iron pin, Wm. Dewells en; thence with bewells line & 48 & 150 ft to the point beginning. Being the Southern part of land deeded to rock & Bower by & n. Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922. It being agree I assume responsibility for any assessment for passine ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby exert in order to induce said W. D. Parrish and P. C.	the western side of the Unde	non Road and described
ells, corner, thence the 38"2 & 50 feet to an iron pin on cor lot of 76. P. Daniel; thence with line of his lot n. 48 W. It to land now or formely pured by Peter Nelson as stee thence & 38"/2 W 5' ft to an iron pin. Wm. Dewella wer; thence with bewells line & 48 & 150 ft to the point beginning. Being the Southern part of land deeded to rock & Bower by & n Wathins and by Parish & Bower led ito me, by deed dated March 30 th, 1922- It being agree & arsune responsibility for any assessment for pavime ich may hereafter he made. This being a purchase more togage over the lot of land about described. I hereby essent in order to induce said W. D. Parish and P. C.	follows: Beginning at an iro	n sin on anderson Road
for to land now or formely puned by Peter Nelson as stee thence & 381/2 W 51 ft to an iron pin. Wm. Dewell's ver; thence with bewells line & 486 150 ft to the point beginning. Being the Southern part of land deeded to rock & Sower by & n. Wathins and by Parish & Sower led ito me, by deed dated March 30 th, 1922. It being agree I assume responsibility for any assessment for parisme ich may hereafter he made. This being a purchase more togage over the lot of land about described. I hereby event in order to induce said W. D. Parrish and P. C.		
It to laud now or formely pured by Peter Nelson as stee thence & 381/2 N 51 ft to an iron pin. Wm. Simell's wer, thence with Sewells line & 486 150 ft to the point beginning. Being the Southern part of land deeded to rock & Bower by & N. Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922- It being agree I assume responsibility for any assessment for parish seh may hereafter be made. This being a purchase more togage over the lot of land about described. I hereby land in order to induce said W. D. Parish and P. C.	els, corner, anuce 1, 38.200	set to an now per on con
It to laud now or formely pured by Peter Nelson as stee thence & 381/2 N 51 ft to an iron pin. Wm. Simell's wer, thence with Sewells line & 486 150 ft to the point beginning. Being the Southern part of land deeded to rock & Bower by & N. Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922- It being agree I assume responsibility for any assessment for parish seh may hereafter be made. This being a purchase more togage over the lot of land about described. I hereby land in order to induce said W. D. Parish and P. C.	lot of IT. R. Daniel; thence wit	h line of his lot n. 48 W.
stee theuce & 381/2 N 51 ft to an evon pin. Wm. Dewell's ever; theuch with bewells line & 48 & 150 ft to the point beginning. Being the bouthern part of land deeded to rock & bower by & n Wathins and by Carrish & bower led ito me, by deed dated March 30 th. 1922- It being agree I assume responsibility for any assessment for pavisme ich may hereafter he made. This being a purchase more tyage over the lot of land about described. I hereby essent in order to induce said W. D. Parrish and P. C.	ft. to land now or formely on	and by Peter Nelson as
beginning. Being the Southern part of land deeded to rock & Bower by & n. Wathins and by Parish & Sowier led to me, by deed dated March 30 th. 1922- It being agree I assume responsibility for any assessment for parished may hereafter be made. This being a purchase more togage over the lot of land about described. I hereby essent in order to induce said W. D. Parish and P. C.	to the 100 Si 381/2 W. 5/ St to	The Summer of th
beginning, Being the Southern part of land deeded to who to me by De No Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922- It being agre- ich may hereafter he made. This being a purchase more trage over the lot of land about described. I hereby essent in order to induce said W. D. Parrish and P. C.	cree continue of 30, 27, 37, po so so	1 2 E A D. T. Brucher
beginning, Being the Southern part of land deeded to who to me by De No Wathins and by Parish & Bower led to me, by deed dated March 30 th, 1922- It being agre- ich may hereafter he made. This being a purchase more trage over the lot of land about described. I hereby essent in order to induce said W. D. Parrish and P. C.	er, theuch with sewells line of	786 130 ft to the point
rock of Souver by J. M. Wathins and by Parish of Souver led to me, by deed dated March 30 th, 1922- It being agree I assume responsibility for any assessment for pavenue ich may hereafter be made. This being a purchase more tyage over the lot of land about described. I hereby essent in order to induce said W. D. Parish and P. C.	beginning, Being the Southern	part of land deeded to
led its me, hy deed dated March 30 th, 1922. It being agreed I assume responsibility for any assessment for parente ich may hereafter be made. This being a purchase more tyage over the lot of land about described. I hereby esent in order to induce said W. D. Parrish and P. C.	when I bewer his Q. n. Wathins	and les Carrish + Garren
ich may hereafter he made. This being a purchase more tgage over the lot of land about described. I hereby esent in order to induce said W. D. Parrish and P.C.		
tgage over the lot of land above described. I hereby esent in order to induce said W. D. Parrish and P. C.		
ich may hereafter be made. This being a purchase more tgage over the lot of land about described. I hereby essent in order to induce said W. D. Parrish and P.C.	assume responsibility for.	any assessment for paramer
tgage over the lot of land above described. I hereby exect in order to induce said W. D. Parrish and P. C.		
	tgage over the lot of land ab	ou described. I hereby
er to take this mortgage that I am an unmarried ma		(
$U = \int_{\mathbb{R}^n} dt$	er to take this mortgage that	I am an unmarried ma
·	·	