STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

with interfor thereon from the said lentered as periodically at the rate of seven date with these presents is well and truly indebted so the said lentered as periodically and in the fall and just sum of Alle Administration of the said lentered as a principal so to be paid; but a sum of Alle Administration of the said state and appears a sum of a principal so the said state and appears a sum of a poid cheef due to bear interest at same rate as principal; and if any portion of principal for interest be at any time past due and appears in the publishing for an attorney's fee of the publishing for any three for the publishing for an attorney's fee of the publishing for the publishing for any three for the publishing for the publishin
with interby thereon from whiting of even date with these presents in the full and just sum of the computed and poid. With interby thereon from the paid of the computed and poid. With interby thereon from the paid of the computed and poid. With interby thereon from the paid of the computed and poid. With a computed and poid. With mortganed baid note further polytiding for an attorney's fee of Computed and poid. With mortganed baid note further polytiding for an attorney's fee of Computed and poid. With mortganed baid note further polytiding for an attorney's fee of Computed and poid. With mortganed baid note further polytiding for an attorney's fee of Computed and poid and the paid of the baid of the paid of the pa
with interfect thereon from the problem of the collectible as a part thereof, in the state of interfect on the lands of superiors of the problem of the prob
with interby thereon from with interby thereon from with interby thereon from at the rate of at the rate o
with interby thereon from with interby thereon from per cent per annum, to be computed and print entirely interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annual from the whole amount endenced by said note to become immediately due, at the option of the holder bears, with mortisage staid note further phyliding for an attorney's fee of Target Document Document of the holder bears, with mortisage staid note in the principal of the pri
with interfect thereon from per cerif per annum, to the computed and paid sufficiently and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and applied to the principal or interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and applied to the principal of interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and applied to the principal of interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and applied to the principal of interest past due and past and past the most tags of the said interest past and interest past and interest past and past thereof, in the said beautiful and consideration of the said beautiful and past thereof, be collected by an attorney or by legal proceedings of any kind (if no i whigh a secured under this mortgage); as in and by the said note, reference being thereune had, will more fully appear. I NOW RNOW ALL MEN, That the said Mortgager in consideration of the said state of the said mortgage is as in and by the said Mortgage at and before the said state of the further sum of Three Dollars to the said Mortgage at and before the sering in the further sum of Three Dollars to the said Mortgage
with interfect thereon from per cerif per annum, to the computed and paid suffice and paid successful to the principal of interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and quinaid, then the whole amount oddenced by said note to become immediately due, at the option of the holder beroit, who may suc thereon and foreclose the mort taged said note further phoviding for an attorney's fee of the paid of the paid of substances of collection, to be added to the amount due on said pote and to be collectible as a part thereof, if the same be piaced in the hands of substances for collection, to be added to the amount due on said pote and to be collectible as a part thereof, if the same be piaced in the hands of substances for collection, to be added to the amount due on said pote and to be collectible as a part thereof, if the same be piaced in the hands of substances for collection, and part thereof, be collected by an attorney or by legal proceedings of any kind (rift of which as secured tunding this mortgage); as in and by the said hort, reference theing thereums had, will more fully appear. I NOW KNOW ALL MEN, That the said Mortgagor in consideration of the said substance of substances of the better securing the interest thereof to the said Mortgage at and before the seningly for these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, but had released, and by these Presents do grant, bargain and release into the said Mortgage, and Heir and Assigns, forever, all and singular that certain piece, parcel, iot or tract of land situate, lying and being in Section of the substance of the said singular that certain piece, parcel, iot or tract of land situate, lying and being in Section of the substance of the said Mortgage, and all substances of the said Mor
per cent per annum, to be computed and paid. Similar and Mandally until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of Single Singl
per cent per annum, to be computed and paid. Similar All Manually until paid in full; all interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annote, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage, said note further ploviding for an attorney's fee of the mortgage said note further ploviding for an attorney's fee of the same be placed in the hands of inflationary for collection, to be added to the known due on said note and to be collectible as a part thereof, if the same be placed in the hands of inflationary for collection, or if said debt, ar any part thereof, be collected by an attorney or by legal proceedings of any kind (All of which is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear. NOW (KNOW ALL MEN, That the said Mortgagor in consideration of the said alot and sum of money aforesaid, and for the better securing the thortgagor. in hand well and truly paid by the said Mortgagoe, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and by these Presents do grant, bargain and release into the said Mortgagee, and Heirs) and Assigns, forever, all and singular that certain piece, parcel, iot or tract of land situate, lying and being in The control of lands it and lands and lands are plate the control of lands it and lands and lands are plate the control of lands it and lands are plate the control of lands it and lands and lands are plate the control of lands it and lands are plate as a plate the control of lands it and lands are placed as a plate and lands and lands are placed as a plate and lands are placed as any time past
per cent for annum, to be computed and paid. Served and paid. Served and paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder bereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of the mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who may sue thereon and foreclose this mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who may sue thereon and foreclose this mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who had been dependent of the said debt, are any part thereof, be collected by an attorney or by legal proceedings of any kind (All of which is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear. NOW know ALL MEN. That the said Mortgagor in consideration of the said alot and sum of money aforesaid, and for the better securing the thorethere of to the said Mortgagor according to the terms of the said note had also in consideration of the further sum of Three Dollars to the said Mortgagor at and before the significant of the servers, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and by these Presents do grant, bargain and release into the said Mortgagor and
per cent per annum, to be computed and paid. Similar and Mandally until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of Single Singl
per cent per annum, to be computed and paid. Similar and Mandally until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of Single Singl
per cent per annum, to be computed and paid. Similar and Malandelly until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder bereof, yet may sue thereon and foreclose this morigage, said note further ploviding for an attorney's fee of Single Sin
per cent per annum, to be computed and paid. Similar and Mandally until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of Single Singl
per cent per annum, to be computed and paid. Similar and Mandally until paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of Single Singl
per cent for annum, to be computed and paid. Served and paid. Served and paid in full; and interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and annotal, then the whole amount evidenced by said note to become immediately due, at the option of the holder bereof, who may sue thereon and foreclose this mortgage; said note further ploviding for an attorney's fee of the mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who may sue thereon and foreclose this mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who may sue thereon and foreclose this mortgage said note further ploviding for an attorney's fee of the paid of the holder bereof, who had been dependent of the said debt, are any part thereof, be collected by an attorney or by legal proceedings of any kind (All of which is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear. NOW know ALL MEN. That the said Mortgagor in consideration of the said alot and sum of money aforesaid, and for the better securing the thorethere of to the said Mortgagor according to the terms of the said note had also in consideration of the further sum of Three Dollars to the said Mortgagor at and before the significant of the servers, the receipt whereof is hereby acknowledged, have granted, bargained, old and released, and by these Presents do grant, bargain and release into the said Mortgagor and
and anpaid, then the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage said note further providing for an attorney's fee of Andrew Doublet School Dou
the mortgage said note further providing for an attorney's fee of Told States States and expenses of collection, to be added to the amount due on said note and to be collectible as a part thereof, if the same be placed in the hands of invationary for collection, or if said debt, or any part thereof, be collected by an attorney or by legal proceedings of any kind (All of which as secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear. NOW KNOW ALL MEN, That the said Mortgagor in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said Mortgagee according to the terms of the said note and also in consideration of the further sum of Three Dollars to the said Mortgagor in hand well and truly paid by the said Mortgagee, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, of and released, and by these Presents do grant, bargain and release into the said Mortgagee, and have granted by the said mortgage and singular that certain piece, parcel, lot or tract of land situate, lying and being in the said situate. So a secondary to a plat the condition of the said situate, lying and being in the said situate of t
to be added to the bimount due on said note and to be collectible as a part thereof, if the same be placed to the hands of Mattorney for collection, or if said debt, or any part thereof, be collected by an attorney or by legal proceedings of any kind (the of which is secured under this mortgage); as in and by the said note, reference being thereunto had, will more fully appear. NOW KNOW ALL MEN, That the said Mortgagor in consideration of the said debt and sum of more further sum of the better securing the interment thereof to the said prortgagee according to the terms of the said note fault also in consideration of the further sum of Three Dollars to the said Mortgagor in hand well and truly paid by the said Mortgagee, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, by and any released, and by these Presents do grant, bargain and release into the said Mortgagee, and
to be added to the amount due on said note and to be collectible as a part thereof, if the same be placed in the hands of matterney for collection, or if said debt, or any part thereof, be collected by an attorney or by legal proceedings of any kind (All of which is secured under this mortgage); as in and by the shid now, reference being thereuno had, will more fully appear. NOW KNOW ALL MEN, That the said Mortgagor in consideration of the said debt and sum of money aforesaid, and for the better securing the thereof to the said Mortgagee according to the terms of the said note and also in consideration of the further sum of Three Dollars to the said Mortgagor in hand well and truly paid by the said Mortgagee, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, with and released, and by these Presents do grant, bargain and release into the said Mortgagee, and
debt, or any part thereof, be collected by an attorney or by legal proceedings of any kind (A) of which is secured under this mortgage); as in and by the said now, reference being thereunto had, will more fully appear. NOW KNOW ALL MEN, That the said Mortgagor in consideration of the said debt and sum of money aforesaid, and for the better securing the playment thereof to the said Mortgagee according to the terms of the said note find also in consideration of the further sum of Three Dollars to the said Mortgager in hand well and truly paid by the said Mortgagee, at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, and and released, and by these Presents do grant, bargain and release into the said Mortgagee, and Mortgagee, and Mortgagee, and Mortgagee, and Mortgagee
NOW KNOW ALL MEN, That the said Mortgagor
mortgagor
Mortgagor in hand well and truly paid by the said Mortgagee at an obefore the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, ba
have granted, bargained, botal and released, and by these Presents do grant, bargain and release unto the said Mortgagee, and Heirs and Assigns, forever, all and singular that certain piece, parcel, iot or tract of land situate, lying and being in Shelmwille County, State aforesaid, Brown and designated as lot no. 40, according to a plat hocorded in Plat Book H. page 90. Resolution Plat Book H, page 138. Also; Lots nos. 117, 133 and 141 according to a plat velcorded in Plat Book H. at page 130.
Heirs and Assigns, forever, all and singular that certain piece, parcel, iot or tract of land situate, lying and being in. Shelmville County, State aforesaid, Showard and designated as lot no. 40, according to a plat hefcorted in Plat Book H. page 90. Also: Lot no. 80, according to a plat recorded in Plat Book H, page 138. Selso; Lots nos. 117, 133 and 141 according to a plat recorded in Plat Book H. at page 130:
Strelment County, State aforesaid, Snower and designated as lot no. 40, according to a plat historisted in Plat Book H. page 90; revolved in Plat Book H, page 138.
recorded in Plat Book H, page 138. Also; Lots nos. 117, 133 and 141 according to a slat vecorded in Plat Book H. at sage 130:
recorded in Plat Book H, page 138. Also; Lots nos. 117, 133 and 141 according to a slat recorded in Plat Book H. at page 130:
recorded in Plat Book H, page 138. Also; Lots nos. 117, 133 and 141 according to a slat vecorded in Plat Book H. at sage 130:
recorded in Plat Book H, page 138. Also; Lots nos. 117, 133 and 141 according to a plat recorded in Plat Book H., at page 130;
plat recorded in Plat Book H., at page 130;
plat recorded in Plat Book H., at page 130;
the said the said of the said
Alle A Aria Valar Areas Add The Company to a liver
I Said lots are recorded in the R. M. b. Office
Joysaia greenville wounty,
for said Greenville bounty, This mortgage is given to secure the credit sortion of the purchase money for said lots.
sortion of the purchase money for said lots.