THE STATE OF SOUTH CARDLINA, Compty of Gresswille. WILLEARY West down	MORTGAGE OF REAL ESTATE	WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 47286
Control Greenville. Willeam Werdson Willeam Werdson is and by My creation Pherilitarity with their greening. Seen J. W. Schleger. in the full and just can of the seed for the seed of the seed	20010104 02	WALKER LYAND & COOPERED CO., CHARLESTON, 3. C. 47/200
WHEREAS, 2 the real William West dann	THE STATE OF SOUTH CAROLINA,	TO ALL WHOM THESE PRESENTS MAY CONCERN
WHEREAS, 2 the rest Milliant Wellson well and try May certain in and by May certain Phenomenately. The milliant New York of the server of the	County of Greenville.	
WHEREAS, 2 the rest Milliant Wellson well and try May certain in and by May certain Phenomenately. The milliant New York of the server of the	William Woodson	
WITEREAS, 2 one said William Wittedson in such progression. Many certain Distributed try and the progression with these presents. Many certain Distributed try indicated to the fall and just seen of Lieu Hundred (\$5000 les) Distributed and just seen of Lieu Hundred (\$5000 les) Distributed and just seen of Lieu Hundred (\$5000 les) with interest thereon, from January 21, 1927 with inter	Mark to the factor of the fact	
in and by My certain Plantistery mode in writing or even does with these protects. Ann. J. W. Labberton. in the full and jets turn at July Rundred (\$500.00) Dollars, to be paid it Mills equall invitable security be at the rate of per autum, to be computed and paid (Mills) and individually for the whole amount evidenced by july me. To become inneclately due at the option of principal or interest be at any time part due and unpublic them the whole amount evidenced by july me. To become inneclately due at the option of the holder hereof, who may see thereon and forechose this mortgage; said note further propriets on the said of the said and the amount due on said togge profits of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof, be collected by an attrictory profit of principal part thereof to the lands of an attrictory of collection of is said dokt, any will make a will more fully part by the part of the process of the lands of an attrictory of collection of is said dokt, and a part thereof is the amount due to its said dokt and one of the part of the process of the lands of a surface of collection of its said dokt, and a part thereof in the part of the bands of an attrictory of the said more part of the part of	Α	
well and truly indoted a in the fall and just som of well and truly indoted a in the fall and just som of well and truly indoted a south of the fall and just som of well and truly indoted a south of the fall and just som of well and truly indoted a south of the fall and truly indoted a south of the fall and truly indoted a south of the fall and truly indoted a south interest thereon, from January 27, 1927 at the rate of per ceel, per annum, to be computed and paid Annually. with interest thereon, from January 27, 1927 at the rate of per ceel, per annum, to be computed and paid Annually. with interest thereon, from January 27, 1927 at the rate of per ceel, per annum, to be computed and paid Annually. with interest thereon, from January 27, 1927 at the rate of per ceel, per annum, to be computed and paid Annually. with interest thereon, from January 27, 1927 at the rate of per ceel, per annum, to be computed and paid Annually. with interest thereon, from January 27, 1927 at the rate of the paid and the same rate as principal; and if any pertion of principal or interest to at any time part thereon, from the paid in the part thereon and forestore this mortgage; said note further project or the paid in the lands of an atterney for collection, or is said debt, or against thereof, be callected by an ability personal property of the paid in the lands of an atterney for collection, or is said debt, or against thereof, be callected by an ability personal property of the paid in the lands of an atterney for collection, or is said debt, or is said debt, or against thereof, be paid to be available to the said debt and the said note. Another the said debt and of the said debt and of the said debt and truly paid by the said to or grant personal p		
even gipe with these presents, Men. M. H. Jackston M. W. Jackston Datas, to be paid in Miller Equally instituted multiple and part benefit interest thereon, from Jackston	in and by My certain Promussory	note in writing, o
in the fall and just sum of The Street Present, the records with interest thereins to the paid in Thereto is also one principal and poid in Thereto the same part as principal; and if any portion of principal or interest the at any time past due and unpaid; then the whole amount ordered by paid the commitment of the same rate as principal; and if any portion of principal or interest the at any time past due and unpaid; then the whole amount ordered by paid the continued the at the option of the badder hereof, who may use thereon and foreclose this mortgage; said note turber providered by paid the continued the on said note on said note further providered by paid the continued to the amount due on said note growth of the paid to the amount due on said note growth of the paid to the amount due on said note growth of the paid to the amount due on said note. The paid to the paid to the amount due on said note growth of the paid to the amount due on said note. The paid to the paid to the amount due on said note growth of the paid to the amount due on said note. The paid to the paid to the amount due on said note. The paid to the paid to the amount due on said note. The paid to the paid to the amount due to the amount due on said note. The paid to the paid to the paid to the said debt and one growth appears to the paid to the paid to the said debt and one growth appears to the paid to the paid to the said debt and one of said paid to the paid to the paid to the said the said note. The said well and truly paid by the said the said the said due to the said well and truly paid by the said the said the said note. The said well and truly paid by the said the said the said well and truly paid by the said the said the said well and truly paid by the said the said well and truly paid by the said the said well and truly paid by the said to the said well and truly paid by the said to the said well and truly paid by the said note. The said well and truly paid by the said the said well and truly paid by the said the said well and		
in the full and jost sum of Time humanded (\$500.00) Dollars, to be paid in Miller equally investable investables in the rate of the policy of the paid of the Miller equally investables and the rate of the paid of the Miller equally investables and the rate of the paid of the policy of percent, per annum, to be computed and paid den mutually and fish in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time part due and unpuglic from the whole amount evidenced by pidipple—to become immediately due at the option of the holder hereof, when may sue thereon and foreclose this mortgage; said note further proviperant in the paid of the part being it that the part being the part thereof, he collected by an analyze of the part being the part bein		
with interest thereon, from January 21, 1927 at the rate of per cent. per annum, to be computed and paid Annually	J. W. Jalston	
with interest thereon, from January 21, 1927 at the rate of per cent. per annum, to be computed and paid Annually until side in full; all interest not paid when due to bear interest at the same rate as principal; and if any purison of principal or interest be at any time past due and unpaid; then the whole annount violenced by girly pate. To become immediately due at the option of the holder hereoi, who may sue thereon and foreclose this mortgage; said note further provider out of the paid of the same rate as principal; and if any purison of principal providers of a part thereof, who holder hereoi, who may sue thereon and foreclose this mortgage; said note further providers of a part thereof, be collected by an abbrity morth of said per part thereof, and all and a said more in all all of parts and an atturney for collection to it had a said more in a part thereof, be collected by an abbrity morth of said person to the said and the said said property to the said that and a said more in a part thereof, be collected by an abbrity of parts of the said said property to the said that and the said said property to the said that and the said said property to the said that and the said said property to the said that and the said said property to the said that and the said said property to the said that and the said said truly past by the said the said said truly past by the said truly pas	in the full and just sum of the hundred (#5	00.00)
with interest thereon, from January 21, 1927 at the rate of good paid Annually until bild in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gain pate. To become immediately due at the option of the holder hereof, who may suce thereon and forestose this mortgage; said note further providence of the same that the same rate as principal; and if any portion of principal and the same past due and unpaid; them the whole amount due on said note. The past of the same past due on the said not added to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The past due to the amount due on said note. The said due to the amount due on said note. The past due to the said due to the said due to the said of the said due to the said due to the said due to the said of the	Pollow to be said in things and the inst	allemental monember 20, 1929
with interest thereon, from January 21, 1927 at the rate of per cent. per annum, to be computed and paid Annually until bild in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gain pare. To become immediately due at the option of the holder hereof, who may such thereon and foreclose this mortgage; said note further providence of the paid of the amount due on said rate. The part thereof, is collected by an appropriate of the part thereof, is collected by an appropriate of proceedings of my total (all of paid and continued under this mortgage; as in and by the said note. The part thereof, is collected by an appropriate of the paid of the paid and continued under this mortgage; as in and by the said note. The part thereof, is collected by an appropriate of the paid of the paid and continued under this mortgage; as in and by the said note. The part thereof, is collected by an appropriate of the paid of the paid and continued under this mortgage; as in and by the said note. The part thereof is part thereof, is consideration of the said debt and the paid appropriate of the paid and consideration of the said debt and the paid papers affected of any papers affected on a part the paid to the said note. The said truly past by the said and consideration of the said debt and truly past by the said and consideration of the said debt and truly past by the said and consideration of the said debt and truly past by the said truly past by the said and truly past by the said and truly past by the said truly past by the said and released, and by there Presents, do grant and before the signing of these Presents, the receipt whereof is bereby administration of the	Dollars, to be paid.	acceptance of the second of the second
mint blad in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gain the to become immediately due at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further projection of the projection of the holder hereof, who may sue thereon and foreclose this mortgage; said note for the part thereof, its collected by an abortgage who had proceedings of any tended (all of paid) further or, it is added to the amount due on said note of the said proceedings of any tended (all of paid) further on the holds of an attorney for collection, or if said debt, or any part thereof, its collected by an abortgage who had proceedings of any tended (all of paid) further of the holds of an attorney for collection, or if said debt, or any part thereof, its collected by an abortgage of any part had been suited for the paid further of the said of the said debt and the said debt and the said further of the sa	nouember, 20, 1928, and not	Unites 20, 1927
mint blad in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principa or interest be at any time past due and unpaid; then the whole amount evidenced by gail the		
mint blad in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gail to be come immediately due at the option of the holder hereof, who may sue thereon and ioreclose this mortgage; said note further projecting the projecting of a part through the projecting of a part through the part through thr		
mutil blad in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principa or interest be at any time past due and unpaid; then the whole amount evidenced by said paids	01 27 192	7
mint blad in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gain the to become immediately due at the option of the holder hereof, who may sue thereon and foreclose this mortgage; said note further projection of the projection of the holder hereof, who may sue thereon and foreclose this mortgage; said note for the part thereof, its collected by an abortgage who had proceedings of any tended (all of paid) further or, it is added to the amount due on said note of the said proceedings of any tended (all of paid) further on the holds of an attorney for collection, or if said debt, or any part thereof, its collected by an abortgage who had proceedings of any tended (all of paid) further of the holds of an attorney for collection, or if said debt, or any part thereof, its collected by an abortgage of any part had been suited for the paid further of the said of the said debt and the said debt and the said further of the sa	with interest thereon, from January ali 170	at the rate ofper cent. per annum, to b
mutil base in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal or interest be at any time past due and unpaid; then the whole amount evidenced by gain paid	computed and paid annually.	
or interest be at any time past due and unpaid; then the whole amount evidenced by said New to become immediately due at the option of the holder hereof, wh may sue thereon and foreclose this mortgage; said note further providence that the control of the said core of the said note of the said note of the said note of the said that the said the said the said the said the said note of the said that the said note of the said debt or an above of the said note of the said of the said note of the said of the said note of the said will more said and the said note of the said that the said note of the said debt and the said note of the said of of th	//	
according to the terms of said note. In also in consideration of the said note and well and truly pail by the said. It was a said note and well and truly pail by the said. It was a said note and well and truly pail by the said. It was a said note and well and truly pail by the said. It was a said by these Presents, do grant bargain, sell and release unto the said. It was a factor of the said of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was a factor of the said of the said of the said of the said of the said. It was a factor of the said of the sai		when due to bear interest at the same rate as principal; and if any portion of principal
according to the terms of said note. It was a specific whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored and truly path by the paid. It was favored and by these Presents, do grant bargain, sell and release unto the said. It was favored and truly path by the paid. It was favored, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was favored, have granted, bary and a series for the said. It was favored, have granted and as expense for under the said. It was favored to a favored for the said and a favored favored favored favored for the said and a favored favo	or interest be at any time past due and unpaid; then the whole amount evidenced	by said te to become immediately due at the option of the holder hereof, wh
according to the terms of said note. In also in consideration of the said not the said note according to the terms of said note. In also in consideration of the said note according to the terms of said note. In also in consideration of the said debt and cooperation of the said better securing the control of the said. We have the terms of said note. In also in constitution to figure Dolbers, to the said. We have the terms of said note. In also in constitution to figure Dolbers, to the said. We have the said note according to the terms of said note. In also in consideration of the said of the said. We have the said note according to the terms of said note. In also the said of the said of the said. We have the said note according to the terms of said note. In a said of the said of the said. We have the said note as the receipt whereof is hereby definewedged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. We have the following the following the factory. In a free factory of the said of t	may sue thereon and foreclose this mortgage; said note further providing for an a	to reasonable amount
according to the terms of said note. In also in consideration of the said note and well and truly path by the faid. It was described and before the signing of these Presents, the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that for any the faund before the signing of these Presents, the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. A that Curtain Piece, Parcel, lat as tract of faund, he that a late of faund, he that a faund to the faund and a surprise presents, do grant faund	SECON SECON SINGT	handdan att anna and a name of the same
according to the terms of said note. In also in consideration of the said note and well and truly path by the faid. It was described and before the signing of these Presents, the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that Curtain Piece, Parcel, lat as tract of faund, he that for any the faund before the signing of these Presents, the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It was the receipt whereof is hereby aknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. A that Curtain Piece, Parcel, lat as tract of faund, he that a late of faund, he that a faund to the faund and a surprise presents, do grant faund	added to the amount due on said note artists collected in the same than it the	besides all costs and expenses of collection to b
NOW, KNOW ALL MEN, The ATT of portration of the said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said letter securing the confidence to the said letter said well and truly pall by the letter securing the confidence to the said letter said where the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said letter price of the said letter said letter to the said letter said	part thereof he collected by an attacher and another thereof he collected by an attacher and another thereof he collected by an attacher and another there are a second and the collected by an attacher and another there are a second and the collected by an attacher and another there are a second and the collected by an attacher and the collected by a collected by an attacher and the collected b	f which is said debt, or an attorney for collection, or it said debt, or any
according to the terms of said note. This also in consideration of the said of the terms of said note. This also in consideration of the problems, to the terms of said note. This also in consideration of the problems, to the said. Welliam Wood and truly path by the said of the JaBoon the said of the said	heing thereunto had as will more tilly account.	reference under this mortgage; as in and by the said note, reference
according to the terms of said note. This also in consideration of the said of the terms of said note. This are purely at the said of the terms of said note. This are purely at the said of the terms of said note. This are purely at the said of th	being thereunto had, as will more sunly appear, 1777	
according to the terms of said note. This daso in consecution of the said of the terms of said note. This daso in consecution of the problems, to the said. Welliam work the terms of said note. This daso in consecution of the problems, to the said. Welliam work the said of the parties of the said of the	NOW, KNOW ALL MEN, The Control of th	amwoodson
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his heirs and assigns force that certain Piece, Parcel, lot or tract of fand, be truete, and being in Incurrelle Township, Incurrelle unty, South barbolinia on Durham Buidge Road and aurhough the following meters and hounds; to urt; Beginning at a Rycamare tree on wanch and run, and run and it thence with said unnamed road met 2 no. 580 few and iron Più on Plantation road; thence with said unnamed road; thence with said untation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to an iron Pipe in indrand; thence S. 21, E. 398.5 feet to, a Poplar tree; ince S. 17-30 E. 275 feet to a Pine in branch; thence it meanders of said branch 575 peet to the beginn wer, and containing 13.69 deres. Nore or less, and if each same tract of land this day Conneged to me in	in consideration of the said daht and	1 21/ Pala
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his heirs and assigns force that certain Piece, Parcel, lot or tract of fand, be truete, and being in Incurrelle Township, Incurrelle unty, South barbolinia on Durham Buidge Road and aurhough the following meters and hounds; to urt; Beginning at a Rycamare tree on wanch and run, and run and it thence with said unnamed road met 2 no. 580 few and iron Più on Plantation road; thence with said unnamed road; thence with said untation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to an iron Pipe in indrand; thence S. 21, E. 398.5 feet to, a Poplar tree; ince S. 17-30 E. 275 feet to a Pine in branch; thence it meanders of said branch 575 peet to the beginn wer, and containing 13.69 deres. Nore or less, and if each same tract of land this day Conneged to me in	n consideration of the said debt and the of thomey aforesaid and the better se	curing the payment thereof to the said
at and before the signing of these Presents, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his hours and assigns force that certain Piece, Parcel, lot or tract of fand, he twate, and being in Incurrelle Township, Incurrelle unty, South barbolinas on Durham Buidge Road and awing the following meters and hounds; to wit; Beginning at a Rycalman tree on wanch and run, and run, and there is thence with said nunamed road n. 42 w. 580 few and it thence with said nunamed road; thence with said antation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to a Poplar tree; and road; thence S. 275 feet to a Pour in wanch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 deres. hour or less, and if Rame tract of land this day conveyed to me the		mr.
at and before the signing of these Presents, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his hours and assigns force that certain Piece, Parcel, lot or tract of fand, he twate, and being in Incurrelle Township, Incurrelle unty, South barbolinas on Durham Buidge Road and awing the following meters and hounds; to wit; Beginning at a Rycalman tree on wanch and run, and run, and there is thence with said nunamed road n. 42 w. 580 few and it thence with said nunamed road; thence with said antation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to a Poplar tree; and road; thence S. 275 feet to a Pour in wanch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 deres. hour or less, and if Rame tract of land this day conveyed to me the	according to the terms of said note	num of Three Dollars to Me.
at and before the signing of these Presents, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his hours and assigns force that certain Piece, Parcel, lot or tract of fand, he twate, and being in Incurrelle Township, Incurrelle unty, South barbolinas on Durham Buidge Road and awing the following meters and hounds; to wit; Beginning at a Rycalman tree on wanch and run, and run, and there is thence with said nunamed road n. 42 w. 580 few and it thence with said nunamed road; thence with said antation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to a Poplar tree; and road; thence S. 275 feet to a Pour in wanch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 deres. hour or less, and if Rame tract of land this day conveyed to me the	The Contract of the State of th	the said
at and before the signing of these Presents, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his hours and assigns force that certain Piece, Parcel, lot or tract of fand, he twate, and being in Incurrelle Township, Incurrelle unty, South barbolinas on Durham Buidge Road and awing the following meters and hounds; to wit; Beginning at a Rycalman tree on wanch and run, and run, and there is thence with said nunamed road n. 42 w. 580 few and it thence with said nunamed road; thence with said antation road; thence with said antation road; thence I thence S. 21, E. 398.5 feet to a Poplar tree; and road; thence S. 275 feet to a Pour in wanch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 deres. hour or less, and if Rame tract of land this day conveyed to me the	wixium words	
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said. It is a Laborn, his hears and assigns force that certain Piece, Parcel, lot or tract of fand, he twate, and being in Greenville Township, Incentil anty, South Carbonia on Durham Buidge Road and awing the following meters and bounds; to wit; Beginning at a sycalmore tree on branch and run, and run, and it thence with said nunamed road n. 42 w. 580 few and iron Più on Plantation road; thence with said nunamed road now with said antation road; thence with said into a few to a poplar tree; and road; thence S. 21, E. 398.5 feet to a poplar tree; ance S. 17-30 E. 275 feet to a Piu in branch; thence it meanders of said branch 575 feet to the beginner wer, and containing 13.69 deres. hore or less, and it said same tract of land this day Connegged to me in	mand well and truly paid by the sai	d 4. Ub FaBoon
that Certain Piece, Parcel, lot as tract of fand, he twate, and being in Greenerfle Township. Freenerly with South Carbinas on Durham Bridge Road and wing the following meter and hounds; to urt; Beginning at a Rycamore tree on wanch and run, ence n. 17-40 6.866.5 feet to a Pin on an unnanced ad; thence with said unnanced road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai antation road s. 38-17 w. \$54 feet to an iron Pipe in intranch; thence is in troad; thence S. 21, 6. 398.5 feet to, a Poplar tree; ence S. 17-30 6.275 feet to a Più in tranch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 acres. Nous or less, and is fee same tract of land this day Conveyed to me	A	- 11: 0
that Certain Piece, Parcel, lot as tract of fand, he twate, and being in Greenerfle Township. Freenerly with South Carbinas on Durham Bridge Road and wing the following meter and hounds; to urt; Beginning at a Rycamore tree on wanch and run, ence n. 17-40 6.866.5 feet to a Pin on an unnanced ad; thence with said unnanced road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai antation road s. 38-17 w. \$54 feet to an iron Pipe in intranch; thence is in troad; thence S. 21, 6. 398.5 feet to, a Poplar tree; ence S. 17-30 6.275 feet to a Più in tranch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 acres. Nous or less, and is fee same tract of land this day Conveyed to me	at and before the signing of these Presents, the receipt whereof is hereby acknow	ledged, have granted, bargained sold and released and by these Presents do grant
that Certain Piece, Parcel, lot as tract of fand, he twate, and being in Greenerfle Township. Freenerly with South Carbinas on Durham Bridge Road and wing the following meter and hounds; to urt; Beginning at a Rycamore tree on wanch and run, ence n. 17-40 6.866.5 feet to a Pin on an unnanced ad; thence with said unnanced road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai antation road s. 38-17 w. \$54 feet to an iron Pipe in intranch; thence is in troad; thence S. 21, 6. 398.5 feet to, a Poplar tree; ence S. 17-30 6.275 feet to a Più in tranch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 acres. Nous or less, and is fee same tract of land this day Conveyed to me	hargain sell and release unto the said It 11/1. La horas	his faire a and a series I
tuate, and being in Greenerble Township, Freenerble unty, South Carbina on Weisham Bridge Road and witing the following meter and hounds, to wit; Beginning at a Rycamore tree on wanch and run, ence n. 17-40 & 166.5 feet to a Più on an unnamed ad; thence with said unnamed road n. 42 w. 580 feet an iron Pipe is antation road s. 38-17 w. \$54 feet to an iron Pipe is in tranch; thence s. 21, & 398.5 feet to, a Poplar tree; ince S. 17-30 & 275 feet to a Più in tranch; thence is meanders of said branch 575 feet to the beginne wer, and containing 13.69 acres. Nove or less, and is same tract of land this day Conveyed to me a		
tuate, and being in Greenerble Township. Tremerle unty, South Carbina on Wurham Bridge Road and witing the following meter and hounds, to-wit; Beginning at a Rycamore tree on wanch and run, ence n. IT-40 & 966.5 feet to a Più on an unnamed ad; thence with said unnamed road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai intation road s. 38-17 w. \$54 feet to an iron Pipe in id road; thence S. 21, & 398.5 feet to, a Poplar tree; ince S. 17-30 & 275 feet to a Più in wanch; thence is meanders of said branch 575 feet to the beginne wer, and containing 13.69 acres. Nou or less, and is Rame tract of land this day Conveyed to me a	& that Certain Piero. Par	cel lat as tract of land b
unty, South Carblina on Whisham Bridge Road and auring the following meter and horinds; to-urt; Beginning at a Rycamore tree on heanch and run, when n. IT-40 6.866.5 feet to a Pin on an unnanced ad; thence with said unnanced road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai antation road; thence with said road; thence S. 38-17 w. \$54 feet to an iron Pipe in in Aranch; thence is ince S. 17-30 6.275 feet to a Più in dranch; thence is meanders of said branch 575 feet to the beginne wer, and containing 13.69 deres. Nove or less, and is Rame tract of land this day Conveyed to me a	t at	when ar wall of sande to
unty, South Carblina on Whisham Bridge Road and auring the following meter and horinds; to-urt; Beginning at a Rycamore tree on heanch and run, when n. IT-40 6.866.5 feet to a Pin on an unnanced ad; thence with said unnanced road n. 42 w. 580 fee an iron Più on Plantation road; thence with sai antation road; thence with said road; thence S. 38-17 w. \$54 feet to an iron Pipe in in Aranch; thence is ince S. 17-30 6.275 feet to a Più in dranch; thence is meanders of said branch 575 feet to the beginne wer, and containing 13.69 deres. Nove or less, and is Rame tract of land this day Conveyed to me a	wave and very in street	nergee Lownship, Treenerl
Beginning at a Rycamore tree and hounds; to-wit; Beginning at a Rycamore tree on wanch and run, ende n. 17-40 & 166.5 feet to a Più on an unnanced ad; thence with said unnanced road n. 42 w. 580 feet an iron Più on Plantation road; thence with sai antation road s. 38-17 w. \$54 feet to an iron Pipe in in tranch; thence is ince s. 17-30 & 275 feet to a Più in aranch; thence is meanders of said branch 575 feet to the beginne wer, and containing 13.69 deres. Those or less, and is Rame tract of land this day Conveyed to me a	unty, South Carolina on W	urham Bridge Road and
Beginning at a Rycamore tree on branch and run, ence n. 27-40 & 866.5 feet to a Più on an unnanced ad; thence with said unnanced road n. 42 w. 580 feet an iron Più on Plantation road; thence with sai antation road S. 38-17 w. \$54 feet to an iron Pige in id road; thence S. 21, & 398.5 feet to, a Poplar tree; ence S. 17-30 & 275 feet to a Più in dranch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 acres. hore or less, and is e Rame tract of land this day Conveyed to me a	wilng the following mo	trained her day to with
ede n. 27-40 E. 366.5 feet to a Più on an unnanced ad; thence with said nonanced road n. 42 w. 580 feet an iron Più on Plantation road; thence with sai antation road s. 38-17 w. \$54 feet to an iron Pipe in id road; thence S. 21, E. 398.5 feet to, a Paplar tree; ence S. 17-30 E. 275 feet to a Più in aranch; thence is meanders of said branch 575 feet to the beginn wer, and containing 13.69 acres. hore or less, and is e Rame tract of land this day Conveyed to me de	Beat 's forward the	in and younas, will,
ad; thence with said unnamed road n. 42 w. 580 bed an iron Più on Plantation road; thence with sai antation road S. 38-17 w. \$54 feet to an iron Pige in id road; thence S. 21, E. 398.5 feet to, a Poplar tree; ence S. 17-30 E. 275 feet to a Più in branch; thence i meanders of said branch 575 feet to the beginn ver, and containing 13.69 deres. hore or less, and i	segunning ut a sycamore,	tree on manch and run.
ad; thence with said unnamed road n. 42 w. 580 bed an iron Più on Plantation road; thence with sai antation road S. 38-17 w. \$54 feet to an iron Pige in id road; thence S. 21, E. 398.5 feet to, a Poplar tree; ence S. 17-30 E. 275 feet to a Più in branch; thence i meanders of said branch 575 feet to the beginn ver, and containing 13.69 deres. hore or less, and i	ince n. 21-40 6.366.5 feet	to a Pin on an unnanced
an iron Più on Plantation road: thence with sai antation road S. 38-17 w. \$54 feet to an iron Pipe in id road; thence S. 21, E. 398.5 feet to, a Poplar tree; ence S. 17-30 E. 275 feet to a Più in aranch; thence i meanders of said branch 575 feet to the beginne ner, and containing 13.69 acres. hore or less, and is saine tract of land this day Concuered to me	ad; thence swith anid une	amed and m. 42 41 FTx 1.
intation road S. 38-17W. \$54 feet to an iron Pipe in id road; thence S. 21, E. 398.5 feet to a Poplar tree; ence S. 17-30 E. 275 feet to a Pin in branch; thence to meanders of said branch 575 feet to the beginne over, and containing 13.69 acres. hore or less, and is same tract of land this day Conveyed to me	and the total the total	innea read mit 2000 per
id road; thence S. 21, E. 398.5 feet to a Poplar tree; ence S. 17-30 E. 275 feet to a Pin in branch; thence I meanders of said branch 575 feet to the beginn ner, and containing 13.69 acres. hore or less, and it same tract of land this day Conveyed to me a	un von ou Plantalio	n wad; thence with sai
id road; thence S. 21, E. 398.5 feet to a Poplar tree; ence S. 17-30 E. 275 feet to a Pin in branch; thence I meanders of said branch 575 feet to the beginn ner, and containing 13.69 acres. hore or less, and it same tract of land this day Conveyed to me a	anlation road S. 38-17W. \$5	4 Jut to an iron Pine in
ence S. 17-30 6.275 feet to a Più in aranch thence to meanders of said branch 575 feet to the beginn ver, and containing 13.69 acres. hore or less, and i be same tract of land this day Conveyed to me de	id road thence & 21. E 3	98.5 Left to a Bealer tour
e meanders of said tranch 575 feet to the beginne ner, and containing 13.69 Acres. more or less, and i be same tract of land this day Conneyed to me d	17 3 8 200 7 1 4	a Die in a ga Fapear Met;
ner, and containing 13.69 hore. More or less, and i	ince D. 11-30 6.273 put lo	your in tranchithence I
ver, and containing 13.69 acres. more or less, and i	e meanders of said braw	h 515 feet to the beginn
se same tract of land this day Conveyed to me de	ver, and containing 13,69	acres. mare as less land i
e mortgage herein.	le parie tract al Mand +1	's de l'anne de l'est, and d'
e mongage herren.	to the ruce of want the	e way conveyed to me a
	e mougage herrin.	I G