State of South Carolina,

County of Greenville.

m well and truly indebt H. P. No Gee and C. M. No Gee, Trustees of the Esta of S. M. No Gee, deceased. In the full and just sum of Two hundred, five and no/100 (\$205.00) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable care. In installments of Twenty Dollars (\$20.00) to the Month, payhole on the 1st day of each and every month, beginning bay 1st, 1936 This was the state of Saven per centum per annum until paid; interest to be computed and paid again, and it unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to myon per cent. The sampust for the amount payhon, That I, the said S. D. Corbin Mony Savet Apple N. That I, the said S. D. Corbin Mony Savet Research, and by these presents do grant, bargain, sell and released, and by these presents do grant, bargain, sell and released and the paid and the payhon three D. Now these in hand of word and truly paid at and before the scaling and delivery of these presents the research should grant the mony delivery mony these presents do grant, bargain, sell and release unto the said H. P. No Gee and C. N. No Gee, Trustees of the Estate of B. Money Savet County, State of South Carolina. It was the Highway No. 29, being bounded by other I lands of W. E. Nackay and L. F. Wood.	WHEREAS, I, S. D.				
in installments of Twenty Dollars (320.00) reputority, revisible on the 1st day of each and every month, beginning by 1st, 1936 The state of State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Woods. In installments of Twenty Dollars (320.00) reputority, revisible on the 1st day of each and every month, beginning by 1st, 1936 With interest to the computed and paid. Send annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part and the same per cent. of the amount part and the same per cent. On the same consideration of the part and part and before the scaling and delivery of these presents are consideration of the part and part and before the scaling and delivery of these presents are consideration of the part and part a	H. P. McGee and C. M.	. McGee, Trustee:	s of the Estate of B	. M. VcGee, deceas	well and truly indebted
in installments of Twenty Dollars (320.00) reputority, revisible on the 1st day of each and every month, beginning by 1st, 1936 The state of State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Woods. In installments of Twenty Dollars (320.00) reputority, revisible on the 1st day of each and every month, beginning by 1st, 1936 With interest to the computed and paid. Send annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to a some per cent. of the amount part and the same per cent. of the amount part and the same per cent. On the same consideration of the part and part and before the scaling and delivery of these presents are consideration of the part and part and before the scaling and delivery of these presents are consideration of the part and part a					
in installments of Twenty Dollars (\$20.00) to door, not be and and every month, beginning by 1st, 1636 With interest annually, and if uppaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay an per cent. of the amount by attemptive, if said note be collected by attempt or through legal proceedings of any kind, reference being the rate of by the per cent. of the amount by attemptive, if said note be collected by attempt or through legal proceedings of any kind, reference being the rate of by the per cent. of the amount by attemptive, the per cent. of the amount by attemptive, if said note be collected by attempt or through legal proceedings of any kind, reference being the rate of by the per cent. of the said note and appears to the further space of the first of the said note and appears to the further space of the first of the said note and appears to the further space of the first of the said note and appears to the further space of the first of the said note and appears to the further space of the first of the said note and appears to the further space of the first of the first of the further space. It because on State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Wood.	in the full and just sum of	ired, five and n	o/100 (\$205.00)		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in	Dollars, in and by my certain promissory r	ote in writing, of even date	herewith, due and payable on the	.7	жя
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW APLICATION. That I, the said S. D. Corbin In this pay the payment thereof, according to the terms of the said note and appear consideration of the mirther sum of Three D to me in hand well and truly paid at and before the scaling and delivery of these presents the record when it is necessary to the payment thereof, according to the terms of the said note and appear consideration of the mirther sum of Three D to me in hand well and truly paid at and before the scaling and delivery of these presents the record when it is necessary to the payment have granted, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. I. P. DeGee and C. M. DeGee, Trustees of the Estate of B. Midee, deceased. It was an State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Wood and the payment had been deceased.		, 19,	and the route	le on the 1st day	of each and
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW APLICATION. That I, the said S. D. Corbin In this pay the payment thereof, according to the terms of the said note and appear consideration of the mirther sum of Three D to me in hand well and truly paid at and before the scaling and delivery of these presents the record when it is necessary to the payment thereof, according to the terms of the said note and appear consideration of the mirther sum of Three D to me in hand well and truly paid at and before the scaling and delivery of these presents the record when it is necessary to the payment have granted, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. I. P. DeGee and C. M. DeGee, Trustees of the Estate of B. Midee, deceased. It was an State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Wood and the payment had been deceased.	in installments of Twent	y Dollars (\$20.		il little and a second	
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in	every month, beginning	ay 1st, 1930	No 1 . W		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in	1.	his "		1,1	
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the lattering time, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLIER. That I, the said. S. D. Corbin In charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the partner in hand well and truly paid at and before the sealing and delivery of these presents the record whereast is necessary the record whereast is necessary to the payment thereof, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. Coes and C. M. Coes, Trustees of the Estate of B. Midse, deceased. all that tract or lot of land in			- Out		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the lattering time, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin In this in the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the further sum of the said. It is not be the said of the further sum of the said of the further sum of the said. It is not be the said of the further sum of the said of the further sum of the said. It is not be the said of the further sum of the said of the further sum of the said. It is not be the said of the further sum of the said of the further sum of the said. It is not be the said of the further sum of the said of the further sum of the said of the further sum of the said. It is not said the said of the further sum of the		-le que	in the 36	we we	
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the lattering time, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLIER. That I, the said. S. D. Corbin In charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the partner in hand well and truly paid at and before the sealing and delivery of these presents the record whereast is necessary the record whereast is necessary to the payment thereof, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. Coes and C. M. Coes, Trustees of the Estate of B. Midse, deceased. all that tract or lot of land in	\mathcal{F}	ne w	190		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the lattering time, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLIER. That I, the said. S. D. Corbin In charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the partner in hand well and truly paid at and before the sealing and delivery of these presents the record whereast is necessary the record whereast is necessary to the payment thereof, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. Coes and C. M. Coes, Trustees of the Estate of B. Midse, deceased. all that tract or lot of land in			I. Let "		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereus had will more fully a NOWKNOW ALLIUN, That I, the said S. D. Corbin In this pay the payment thereof, according to the terms of the said note and appear consideration of the mirther sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary to the payment thereof, being an and release unto the said. I. P. Cogee and C. M. Cogee, Trustees of the Estate of B. Misse, deceased. It was an State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Wood		\mathcal{A}	miller		
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in		mr P			
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in		1 1 1 1 1 1 1 1 1 1			with interest
annually, and if unpaid when due to bear interest at the same rate as principal until paid, and I have further promised and agreed to pay the per cent. of the amount the latterney lee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereuse had will more fully a NOWKNOW ALLEWN, That I, the said. S. D. Corbin in charge and the better securing the payment thereof, according to the terms of the said note path, appears consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents the record when it is necessary and the payment thereof, according to the terms of the said note path, appears to the further sum of Three D sold and released, and by these presents do grant, bargain, sell and release unto the said. H. F. Coes and C. L. Coes. Trustees of the Estate of B. Mides deceased. all that tract or lot of land in	.to.+o.	<i>A</i> 9.4	nor centum per annum	until paid: interest to be compu	ted and paid gem1:
amount the better securing the payment thereof, according to the terms of the said note and alpha consideration of the durther sum of the first in hand well and truly paid at and before the sealing and delivery of these presents are record whereof is mereby submowledged have granted, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. LeGee and C. M. Legee, Trustees of the Estate of B. Misee, deceased. all that tract or lot of land in	annually and if unpaid when due to hear	interest at the same rate as	principal until paid, and I have fur	ther promised and agreed to	ny per cent. of the v
NOW RNOW All JAMEN, That I, the said LL. L.	amount the attorney fee, if said note	be collected by attorney of	r through legal proceedings of any	kind, reference being thereused	had will more fully ag
aforesaid, and for the better securing the payment thereof, according to the terms of the said note and algorith consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents are record whether is indeed, have granted, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. CGee and C. M. CGee, Trustees of the Estate of B. M. History, deceased. all that tract or lot of land in	NOW KNOW ALLIAMEN, That I,	the said S. D. Corb	<u>in</u>		(V
aforesaid, and for the better securing the payment thereof, according to the terms of the said note and algorith consideration of the further sum of Three D to me in hand well and truly paid at and before the sealing and delivery of these presents are record whether is indeed, have granted, barg sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. CGee and C. M. CGee, Trustees of the Estate of B. M. History, deceased. all that tract or lot of land in				in consideration of the	said fiebt antisum of n
sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. McGee and C. M. McGee, Trustees of the Estate of B. McGee, deceased. all that tract or lot of land in	aforesaid, and for the better securing the	payment thereof, according	to the terms of the said note take	also in consideration of the u	rther sum of Three Do
sold and released, and by these presents do grant, bargain, sell and release unto the said. H. P. McGee and C. M. McGee, Trustees of the Estate of B. McGee, deceased. all that tract or lot of land in	to ne in hand well and truly paid at an	d before the sealing and de	livery of these presents the recept	t whereof is thereby seknowledg	ged have granted, barg
H. P. McGee and C. M. McGee, Trustees of the Estate of B. M. McGee, deceased. all that tract or lot of land in	sold and released, and by these presents de	grant, bargain, sell and rel	ease unto the said	and of Danie	
all that tract or lot of land inTownship, Greenville County, State of South Carolina. 1 that e on State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Woo				Wiese, deceased.	
ituate on State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Woo	G		· · · · · · · · · · · · · · · · · · ·	and the same of th	
ituate on State Highway No. 29, being bounded by other lands of W. E. Mackey and L. F. Woo	all that tract or lot of land in		Township, dreenwater	Jounty, State of Spatif Carolina	•
nd containing 75/100 of an acre, more or less, and having the following courses and distan	1 tuete on State Highway	No. 29, being bo	unded by other lands	of W. E. Mackey	and L. F. Woo

Beginning at an iron pin on National Highway, corner of L. F. Wood, running thence with Highway #29 N. 1-03 E. 135 feet to iron pin corner W. E. Mackey; thence with Mackey's line N. 59-23 E. 235 feet to iron pin; thence still with Mackey's line S. 28-20 E. 128.4 feet to iron pin corner of L. F. Wood; thence with Wood's line S. 61-40 W. 301.3 feet to beginning.