THE STATE OF SOUTH CAROLINA, County of Greenville, TO ALL WHOM THESE PRESENTS MAY CONCERN: I James H. Woodside. SEND GREETINGS. Well and truly indebted to L. J. W. NOTWOOD, Jr. in the foll and just sum of. Three Thousand (\$3.000.00) & no/100 In the foll and just sum of. Three Thousand (\$3.000.00) & no/100 TATESTATIANATA TORREST to be said & an dribbitone two years after data, with the privilege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege of anticipating all or any part of the privalege and in case and the case and the part of the privalege of anticipating and it any portion of principal will have been added the case of the concept of an actuary to said or set of and crease the protection of the hands of an actuary to said or set of and crease the protecting of an actuary to said or set of and crease the protecting of and crease the protecting of an actuary to said or an actuary to said the said or and the said or and the said of the more than actuary to said the said or and the said of the more transported to t
Whereas, I the said DIMES H, Woodside in and by MY certain DPOMISSORY mote in writing of breakage withhards presents, am well and truly indebted to J. W. BOTWOOD, JT. in the full and just sum of Three Thousand (\$3,000,00) & no/100 m - Dollars ***EXEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Whereas, I the said James H. Woodside in and by
well and truly indebted to J. W. NOTWOOD, Jr. in the full and just sum of Three Thousand (\$2,000,00) & no/100 to Three Thousand (\$2,000,00) & no/100 to Three Thousand (\$2,000,00) & no/100 to Three
in the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of Three Thousand (\$5,000.00) & no/100 the full and just sum of the privilege of anticipating all or any part of the privilege of anticipating all or any part of the privilege of anticipating all or any part of the privilege of the privilege of anticipating all or any part of the privilege of the privilege of the full and just sum or and the folder the sum of the folder the sum of the folder three part due and unpaid, the whole amount evidenced by add note to be competent that the option of the folder three part due and unpaid, the whole amount evidenced by add note to be competent that the option of the folder three part due and unpaid, the whole amount evidenced by add note to be secured under this mortgage in the hands of an atoriety for any legal proceeding that and in either of said cases the mortgage of the mortgage of the mortgage of the mortgage of the said the said of the said debt. NOW KNOW ALL MEN, that. I the said James H. Woodside, in consideration of the said debt. James H. Woodside, in the said James H. Woodside, Jr. All that piace, percel or lot of land in Chick Springs Township, Greenville County, St. of South Ceroling, to-wit:
in the full and just sum of Three Thousand (\$3,000.00) & no/100
with interest thereon from
with interest thereon from date at the rate of percentum per annum, to be computed and paid. Semi-annual interest at same rate as principal, and if any portion of principal limits of percentum per annum, to be computed and paid. Semi-annual interest at same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal, and if any portion of principal limits of the same rate as principal and at the option of the same rate as principal limits of the same rate as principal, and in case said note, and the holder should place the said note or left mortgage in the hands of an attorney for any legal proceedings that any in either of said cases the mortgage promises to pay all costs and expenses shib-blain 10 per cent. of the indebtedness as attorneys free, this tog added of the mort gage indebtedness, and to be secured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that I, the said James H. Woodside. In consideration of the said debt and sum of money aforesaid, and for the bear as payment thereof to the said note, and also in consideration of the said debt and sum of money aforesaid, and for the bear as principal to the said. J. W. NORWOOD, JR. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, Strop South Carolina, to-wit:
with interest thereon from
with interest thereon from
with interest thereon from date at the rate of dax per centum per annum, to be computed and paid somi-annual interest at same rate as principal; and if any portion of principal to interest at same rate as principal; and if any portion of principal to interest be at any time past due and unpaid, the whole amount evidenced by said note to be come immediately due, at the option of the holder hereof, who may so, thereon and foreclose this mortgage; and in case said note, after in interests to place and the holder should place the said note or the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as a attorneys fees, this to get added to the mortgage indebtedness, and to be secured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that I the said James H. Woodside. NOW KNOW ALL MEN, that I, the said James H. Woodside, in consideration of the said debt and sum of money aforesaid, and for the best garden of the mort garding to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid, and for the best garden of the said the said under the said James H. Woodside. Lames H. Woodside J. W. Norwood, Jr. All that piece, percel or lot of land in Chick Springs Township, Greenville County, St. of South Carolina, to-wit:
interest at same rate as principal; and if any portion of principal with the be at any time past due and unpaid, the whole amount evidenced by said note to become immediately due, at the option of the holder hereof, who have so thereon and foreclose this mortgage; and in case said note, after in untitury, should be placed in the hands of an attorney for suit or collection, or K-beight is maturity it should be deemed by the holder thereof necessary in the protection of his interests to place and the holder should place the said note or the mortgage in the hands of an attorney for any legal proceedings that and in either of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as attorneys' fees, this top again in either gage indebtedness, and to be secured under this mortgage as a part of said debt. **NOW KNOW ALL MEN, that I the said **James H.** Woodside**.** **NOW KNOW ALL MEN, that I the said **James H.** Woodside**.** **NORWOOD IT** **A NORWOOD IT** **The said **James H.** Woodside** In hand well and truly paid by the said **Mortgage and the turther sum of Three Dollars, to **Mortgage at any before signing of these Presents, the receipt whereof is hereby acknowledged, have granted spakeded, sold and released and by these Presents do grant, bargain, sell and release unto the said **J.** Norwood **Jr.** **All that piece**, parcel or lot of land in Chick Springs Township, Greenville County, State of South Carolina**, to-wit:
interest at same rate as principal; and if any portion of principal or function of the state that the option of the holder hereof, who may suff infereous and foreclose this mortgage; and in case said note, after is, which the become immediately due, at the option of the holder hereof, who may suff infereous and foreclose this mortgage; and in case said note, after is, which the provided in the hands of an attorney for suit or collection, or K. belove its maturity is should be deemed by the holder thereof necessary the protection of his interests to place and the holder should place the said note or the mortgage in the hands of an attorney for any legal proceedings, that and in either of said cases the mortgagor promises to pay all costs and expenses including 10 per cent. of the indebtedness as attorneys fees, this to be added to the mort gage indebtedness, and to be secured under this mortgage as a part of said debt. NOW KNOW ALL MEN, that. I, the said James H. Woodside. I, the said James H. Woodside. I, the said James H. Woodside and truly paid by the said note, and also in consideration of the surther sum of Three Dollars, to the said and truly paid by the said. James H. Woodside at the process of the said note, and also in consideration of the surther sum of Three Dollars, to the said and before signing of these Presents, the receipt whereof is hereby acknowledged, have granted brugated, sold and released and by these Presents do grant, bargain, sell and release unto the said J. W. Norwood, Jr. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, St. of South Carolina, to-wit:
NOW KNOW ALL MEN, that I the said James H. Woodside, in consideration of the said debt and sum of money aforesaid, and for the bount successful payment thereof to the said. J. W. Norwood, Jr. according to the terms of the said note, and also in consideration of the territer sum of Three Dollars, to me the said. James H. Woodside in hand well and truly paid by the said. All that piece, percel or lot of land in Chick Springs Township, Greenville County, Statoff South Carolina, to-wit:
NOW KNOW ALL MEN, that I , the said James H. Woodside, in consideration of the said debt and sum of money aforesaid, and for the bount specifical menthereof to the said. J. W. Norwood, Jr. according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me the said James H. Woodside in hand well and truly paid by the said. J. W. Norwood, Jr. at and before signing of these Presents, the receipt whereof is hereby acknowledged, have granted or lot of land in Chick Springs Township, Greenville County, Star of South Carolina, to-wit:
NOW KNOW ALL MEN, that I , the said James H. Woodside, in consideration of the said debt and sum of money aforesaid, and for the board stream thereof to the said
thereof to the said, in consideration of the said debt and sum of money aforesaid, and for the better strains the payment of the said, in consideration of the said debt and sum of money aforesaid, and for the better strains the payment of the said, in consideration of the said of the turther sum of Three Dollars, to, in consideration of the said, in consideration of the said of the turther sum of Three Dollars, to, in consideration of the said, in consideration of the said
according to the terms of the said note, and also in consideration of the turther sum of Three Dollars, to me the said
according to the terms of the said note, and also in consideration of the Nurther sum of Three Dollars, to
according to the terms of the said note, and also in consideration of the surther sum of Three Dollars, to
the said
at and before signing of these Presents, the receipt whereof is hereby acknowledged, have granted barganed, sold and released and by these Presents do grant, bargain, sell and release unto the said J. W. Norwood, Jr. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, Statof South Carolina, to-wit:
at and before signing of these Presents, the receipt whereof is hereby acknowledged, have granted barganed, sold and released and by these Presents do grant, bargain, sell and release unto the said J. W. Norwood, Jr. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, Statof South Carolina, to-wit:
at and before signing of these Presents, the receipt whereof is hereby acknowledged, have granted balgaried, sold and released and by these Presents do grant, bargain, sell and release unto the said J. W. Norwood, Jr. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, State of South Carolina, to-wit:
J. W. Norwood, Jr. All that piece, parcel or lot of land in Chick Springs Township, Greenville County, State of South Carolina, to-wit:
No.1: All that certain tract of land at the Western intersection of the Main line of
Southern Railway with the U.B. Super Highway No. 29 running from Greenville to Spartanburg,
taining 5.18 acres, and being described, according to a map or plat of part of the property
R. F. Watson as made by Dalton & Neves in October 1945, as follows:
post is 108.3 feet from the intersection of the Northwestern line of said Super Highway, line of the right of way of Southern Railway, and running thence South 43-11 East 25 feet to
iron pin; thence along the Northwestern line of said Super Highway South 46-49 West 621 fee an iron pin; thence North 38-50 West 608.7 feet to the South line of the right of way of the
Southern Railway; thence North 87-24 East along the South line of said right of way 892.1 f
to an iron pin on the Northwestern line of said Super Highway; thence South 46-49 West alon
Northwestern line of said Super Highway 108.3 feet to the place of beginning
NOLPH Me Stell Time of said order wikitman too. o teer to the bigge of postiming
NOLPH MESPELLI TIME OF SETU PROBLE WIRINSA TOO'S TEST TO THE DISCO OF DOKTHETING
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the righ
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described,
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the righ
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described,
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit:
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of Southern Railway with the Northwestern line of U. S. Super Highway No. 29 and running thence
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of Southern Railway with the Northwestern line of U. S. Super Highway No. 29 and running thence 46-49 East 153.7 feet to the center line of the right of way of the Southern Railway; thence
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of Southern Railway with the Northwestern line of U. S. Super Highway No. 29 and running thence 46-49 East 153.7 feet to the center line of the right of way of the Southern Railway; thence said center line of Southern Railway South 87-24 West 1082 feet to an iron pin; thence Southern
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of Southern Railway with the Northwestern line of U. S. Super Highway No. 29 and running thence 46-49 East 153.7 feet to the center line of the right of way of the Southern Railway; thence said center line of Southern Railway South 87-24 West 1082 feet to an iron pin; thence Sout 38-50 East 123.9 feet to an iron pin at the Northwest corner of the tract of land first above
No. 2: All that certain tract of land lying immediately North of and adjoining the tabove described and lying between said above described tract and the center line of the right way of the Southern Railway; containing 2.28 acres, and being more particularly described, according to a map or plat of part of the property of R. F. Watson as made by Dalton & Neves October 1945, as follows, to-wit: BEGINNING at an iron pin on the intersection of the South line of the right of way of Southern Railway with the Northwestern line of U. S. Super Highway No. 29 and running thence 46-49 East 153.7 feet to the center line of the right of way of the Southern Railway; thence said center line of Southern Railway South 87-24 West 1082 feet to an iron pin; thence Southern