WHEREAS I the side of the presents, the residence of the side of t	County of Assistable	• ;}	TO ALL W	HOM THESE PRESENTS MAY CONCE
WHEREAS, it the said files and the said files of the said files said files of the said files of the said files said files of the said files of the said files said files of the said files of the said files said files of the said files of the said files said files said files of the said files of the said files of the said files said files of the said fil	County or	······································		
WHEREAS SE the said the said of the said states of				SEND GREETING
in the full and just own of. Elected of the state of the full and just own of. Elected of the state of the full and just own of. Elected of the state of the full and just own of. Elected of the state of the full and just own of. Elected of the state of the full and just own of. Elected of the state of the full and just own of the per cent, per annum to computed and paid. With interest thereon from the full and the state of the full and the state of the state	WHEREAS,, the sai	1 Grthur a		
in the full and just sum of Cleach set of Street Art of St	· ;	\overline{P}_{m}	' - J	note in writing
with interest thereon from computed and paid. That it py in that an expectation of the whole amount perfected to their instead at the rate of per cent, per annum to computed and paid. That it py in that an expectation of the whole amount perfected by this got to be come where they have a perfected by an attorney of to legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said the amount due on said note. NOW, KNOW ALL MEN, That the said the said of the better securing the payment thereof to the said. NOW, KNOW ALL MEN, That the said in consideration of the forther sum of Three Dollars, to the said. NOW, KNOW ALL MEN, That the said in consideration of the forther sum of Three Dollars, to the said. The said of the terms of the said and a so of goney aforesaid, and for the better securing the payment thereof to the said. The said of the said perfect is in hand well and truly paid by the said. The said of the said perfect is in hand well and truly paid by the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is not pay to the said of the said of the said perfect is not said the said of the said. The said of the said perfect is not pay to the said of the said perfect is not said the said of the said	even date with these presents,	and		well and truly indebted to
with interest thereon from computed and paid. That it py in that an expectation of the whole amount perfected to their instead at the rate of per cent, per annum to computed and paid. That it py in that an expectation of the whole amount perfected by this got to be come where they have a perfected by an attorney of to legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said the amount due on said note. NOW, KNOW ALL MEN, That the said the said of the better securing the payment thereof to the said. NOW, KNOW ALL MEN, That the said in consideration of the forther sum of Three Dollars, to the said. NOW, KNOW ALL MEN, That the said in consideration of the forther sum of Three Dollars, to the said. The said of the terms of the said and a so of goney aforesaid, and for the better securing the payment thereof to the said. The said of the said perfect is in hand well and truly paid by the said. The said of the said perfect is in hand well and truly paid by the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is preceding the payment thereof to the said. The said of the said perfect is not pay to the said of the said of the said perfect is not said the said of the said. The said of the said perfect is not pay to the said of the said perfect is not said the said of the said	<u> </u>	D. Grane	\	
with interest thereon from computed and paid Antili pay intuly all diverses not paid when to been paid to be impleted at the same selection of principal interest be at any time past due presented, and mote intripal forgiding all an attorney's fee of the contract of the path of the whole amount substituted by this golf to be be at any time past due at the option of the holder hereof, it may sue thereon and foreclose his modelal, said note intripal forgiding all an attorney's fee of the amount due on said note, to be folectible as a plat thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any thereof, be collected by an attorney of by legal procedules of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereund had, as will more fully abject. NOW, KNOW ALL MEN, That the said of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said debt and suff of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said suffered by the said of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said suffered by the said of the said suffered by the said suffered	in the full and just sum of Elevery	Hundred (2)	it two ty	
computed and paid Antil pal in Interest to be at any time past due and paid who whole amount producted by this pality in the past due and proposed by the past due and provided by the past due and past due and proposed by the past due and past due and proposed by the past due and past due to the past due on said note. The past due on said note, to be folicetible as a past thereof, if the same be placed in the hands of an attorney for collection, to be added the amount due on said note, to be folicetible as a past thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any patterney be collected by an attorney by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere thereton bad, as will more tuly appears. NOW, KNOW ALL MEN. That the said for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the better securing the payment thereof to the said. A consideration of the said past of money aforesaid, and for the further sum of Three Dollars, to	Dollars, to be paid Duel Je	is after so		
computed and paid. Antil poly in Interest not paid they don'to bear inserted at the same of a glinebal; and if any portion of principal interest be at any time past due and unpaid, they have whole amony professed by this wife. To be come which they are the policy of the holder hereof, is may sue thereon and foreclose this morked a side note turther broading at an attorney's fee at the same of processes and expenses of collection, to be added the amount due on said note, to be objectible as a step thereof, if the same be placed in the hands of an attorney for collection, to be added the amount due on said note, to be objectible as a step thereof, if the same be placed in the hands of an attorney for collection, to be added the amount due on said note, to be collected by an attorney for by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunts had, as will more fully appear. NOW, KNOW ALL MEN, That the said according to the parameters of the basid more in the said note, and also in consideration of the further sum of Three Dollars, to 22111111111111111111111111111111111	· V	- XX		
computed and paid Antil pal in full fall deterest not paid they does to bear inserted at the same of as glindbal; and if any portion of principal interest be at any time past due modulated the whole amount producted by this wife. To be come which the case it the option of the holder hereof, is may sue thereon and foreclose this mode get, aid note turther broading at an attorney's fee at the option of the holder hereof, is may sue thereon and foreclose this mode get, aid note turther broading at an attorney's fee at the control of the holder hereof, is the same be placed in the hands of an attorney for collection, to be added the amount due on said note, to be polectible as a feet thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any pethereof, be collected by an attorney for by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere thereunt had, as will more fully appears. NOW, KNOW ALL MEN, That the said for the better securing the payment thereof to the said In hand well and truly paid by the said. A full the terms of the said gate, and also in consideration of the further sum of Three Dollars, to 2211111, the said A full that track of payed by the said A full that track of payed by the said A full that track of payed by the said A full that track of payed by the said for the better securing the payment thereof to the said A full that track of payed by the said A full that track of payed by the said A full that track of payed by the said A full that track of payed by the said A full that track of payed by the said for the full payed by the said A full that track of payed by a full payed by the said for the full payed by the said for the full payed by the said full payed		- Samuel Marie		
computed and paid Antil poly in Inlivial Acres not paid they don'to bear injected at the same of a climbal; and if any portion of principal interest be at any time past due and population of the whole amount professed by shirt with to be companied. Now, at the option of the holder hereof, is may sue thereon and foreclose this morkege, said note turther broading at an attorney's fee at the said costs and expenses of collection, to be added the amount due on said note, to be following at an attorney's fee at the said costs and expenses of collection, to be added the amount due on said note, to be following of any kind (all of which is secured under this mortgage); as in and by the said note, refere thereof he collected by an attorney for by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunt had, as will more fully appears. NOW, KNOW ALL MEN, That the said of soney aforesaid, and for the better securing the payment thereof to the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand release unto the said. In hand well and truly paid by the said. In hand release unto the said. In hand well and truly paid by the said. In hand released, and by these Presents grant, backing, said and released, and by these Presents grant, backain, said and released, and by these Presents grant, backain, said and released, and by these Presents grant, backain, said and released unto the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand wel		ES JOHN JOHN		J
Antil pal intullification of principal interest be at any time past due me pundad, the sine whole amount principal to be at any time past due me pundad, the sine whole amount principal to be constructed to be at any time past due me pundad, the sine whole amount principal to be constructed to the sine of	N_{O_i}		at the rate of	per cent. per annum to
may sue thereon and foreclose this mongles, said note jury broadered by subjected. To be becomprished the amount due on said note, to be solectible as \$ just thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any pethereof, be collected by an attorney of by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere theretoe had, as will more tuly spose. NOW, KNOW ALL MEN, That the said of money aforesaid, and for the better securing the payment thereof to the said in consideration of the laid debt and said note, and also in consideration of the further sum of Three Dollars, to it is said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand released, and by these Presents grant, bazain, self-and released, and by these Presents grant, bazain, self-and released unto the said. If the said of control of the said of said and released, and by these Presents grant, bazain, self-and released and presents grant, bazain, self-and released on the said. If the said of said of said of said of said and released, and by these Presents grant, bazain, self-and released and said said said said said said said sai		1:/all Marget not soid allow days		
may sue thereon and foreclose this monostale, said note further recipitation of the same be placed in the hands of an attorney for collection, to be added the amount due on said note, to be described as a plat thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any perfected by an attorney of by legal proceedibes of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunto had, as will more fully appear. NOW, KNOW ALL MEN, That I the said. NOW, KNOW ALL MEN, That I the said. A Breen Streems of the said note, and also in consideration of the better securing the payment thereof to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. In hand well and truly paid by the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the further sum of Three Dollars, to the said. A Breen Streems of the said note, and also in consideration of the said. A Breen Streems of the said note, and also in conside	interest be at any time past due anachanaid in	THATTIE WITCHE STROTTER BYNCHERSENT DA	resid water to become wanted	ia ely due, at the option of the holder hereof,
the amount due on said note to be follectible as the thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any petereof, 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, refere being thereon to had, as will more tuly appear. NOW, KNOW ALL MEN, That had been the said. It is said the said of money aforesaid, and for the better securing the payment thereof to the said. In consideration of the said debt and and of money aforesaid, and for the better securing the payment thereof to the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand well and truly paid by the said. It is a significant of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, self and release unto the said. If elementifies a signific of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, self and release unto the said. If elementifies a signific of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, and by these Presents grant, bargained, sold and released, a	may sue thereon and foreclose this mortgage,	aid note further providing an	attorney's fee	<i>K</i> .
thereof, be collected by an attorney of by legal proceedings of any kind (all of which is secured under this mortgage); as in and by the said note, refere being thereunt had, as will more tuly appear. NOW, KNOW ALL MEN, That I the said MARINE QUEEN WILL MEN, and also in consideration of the better securing the payment thereof to the said with according the terms of the said note, and also in consideration of the further sum of Three Dollars, to the said with the said of Marine Will and truly paid by the said of the further sum of Three Dollars, to the said with the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of Marine Will and truly paid by the said of the	·		èsides al	
NOW, KNOW ALL MEN, That the said debt and said of money aforesaid, and for the better securing the payment thereof to the said the terms of the said note, and also in consideration of the further sum of Three Dollars, to. 2000 the said according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to. 2000 the said according to the terms of the said	thereof, be collected by an attorney of by lega	proceedings of any kind (all of		
in consideration of the said debt and suff of money aforesaid, and for the better securing the payment thereof to the said. All brains according the terms of the said uste, and also in consideration of the further sum of Three Dollars, to. 2000, the said. In hand well and truly paid by the said. I defended at and bisprotthe signific of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, self and release unto the said. I described all according to a local described all according a land and according a land and according a land and according a land and according a land according accordin	being thereunto had, as will more fully appear	. <i>U</i>		
according whe terms of the said note, and also in consideration of the further sum of Three Dollars, to 2015, the said. In hand well and truly paid by the said. It have beginned, sold and released, and by these Presents grant, backin, self and release unto the said. All that tract or parcel of land situated in bound of recovering sides of sauth bounding, and described a allaws: reducated in these sud bounds of sauth bounding and described a allaws: reducated in these sud bounds of sauth bounding and remained to we grant the said of sauth bounding the said of sauth said son it on a new said then the said the said to an iron prine there is a feel to an iron prine there or 30,30 & 1200 feet to an iron prine there or 36-10 be feet to an iron prine there is a sud the said the said to a sud the said the said the said to the said the said the said the said to a sud the said the said to a sud the said the said to a sud the said the said to said the said the said to said the said the said to said the said the said to said the said the said to said the said the said the said the said	1	7		aguew
according to the terms of the said note., and also in consideration of the further sum of Three Dollars, to the said. In hand well and truly paid by the said. In hand released, and by these Presents. In hand well and truly paid by the said. In hand well and truly paid by the said. In hand released, and by these Presents. In hand released, and by these Presen			Λ	
in hand well and truly paid by the said of Corana at and bifrethe signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, soll and release unto the said. I have a laured side and and released, and by these Presents grant, bargain, soll and release unto the said. I have a laured side and side according a side and described a all away: riducated in State and Country afarrance and rum and the country of the said and rum and the country thank and and rum and the country thank and and rum and the country when an area poin on a new of the said to an iron pin there is the same aron pin there is the same aron pin the country to plat a sufficient and the said iron of the said the same and the said iron of a sufficient said to the said iron of the said the said iron of a sufficient said the said iron of a sufficient said the said iron of s				
at and betrethe signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said. I decrease unto the said. I decrease unto the said. I decrease unto the said of spenth carolina, and described a allaws; returned in state and country afaresaid. Is we again, many at an iron pin on fonty Branch and runs and thence n. 45-15-8. 1225 seet to an iron pin where 30 30 8 1200 feet to an iron pin there is a seed to an iron pin there is a feet to an iron pin the segment and the standard of the feet to an iron plant of the segment and the standard of the feet to the segment of the segment of the feet to the segment of the segment o		Arthur	S. aguess	, the sale
at and betrethe signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents grant, bargain, sell and release unto the said. I Derand land siduated in bacuns of removing slave of speech cauch carolina, and described a allaws: returned in state and country afaresaid to we again, many at an iron pin on fonly Branch and runs and there is 1225 just to an iron pin on a new and there is 1200 feet to an iron pin there is the Rong branch and the standard of the sequining corner and indicating 19, 4 acres, according to plat of W. D. He dening to the solution of a sundaining 19, 4 acres, according to plat of when it is the sequining to plat of the sequining to the sequining the sequining to the sequining to the sequining the sequining to the sequ	in han	i well and truly paid by the said.	J. D. lora	us 1
Grant, batain, self and release unto the said of South Carolina, and described a allaws: witheated in State and County afarenaise to we again ming at an iron pin on fonds Mranch and run and thence which said to an iron pin there are the feet to an iron pin there is a feet to an iron pin there is feet to an iron pin there is a feet to an iron pin there is a feet to an iron pin there is the fong tranch of the total to the beginning corner and the change to anche is a substituting 19,4 acres, according to plat of W. D. He d herey tot tot the solution here is a substitution to an iron as it				
All that tract or parcel of land situated in bound of removing, and described a allows: situated in state and County afarencia. Is we ignimized at an iron pin on Song Branch and run ence n. 45-15 E. 1225 just Is an iron pin on a new of thence which said is ad. Is an iron pin where 30 30 E 1200 feet to an iron pin whence n. 36-10 to feet to an iron pin whence n. 36-10 the Long branch and the shory branch and the shory branch yell to the beginning corner and ining 19.4 acres, according to plat of W. D. Me d. Lewy lot #7 of a subdivision known as it				
A reenvelle, State of genth Carolina, and described a allows; returated in State and Country aforemia. To-we igniming at an iron pin on four Branch and run unce n. 45-15- E. 1225 jeet to an iron pin on a new and thence which said to an iron pin thence n. 36-10 beet to an iron pin thence n. 36-10 to feet to an iron pin thence n. 36-10 the Long branch and the the Long branch and the the Long branch and the staining 19. 4 screet according to plat of W. D. Ne d Lewing tot tot to the Lewis to plat of W. D. Ne	grand, surgain, spirand recease unto the said.		3,5	
Arenvelle, State of Jouth Carolina, and described a allows; returated in State and Country aforemia. To-we igniming at an iron pin on four Branch and run ence n. 45-15- E. 1225 jeet to an iron pin on a new of thence which said to an iron pin thence n. 36-10 beet to an iron pin thence n. 36-10 beet to an iron pin thence n. 36-10 the Long branch and the the Long branch and the the Long branch and the stationing '9, 4 screet according to plat of W. D. Ne d Lewing tot tot the four of a subdivision known as it	All that tract o	r parcel of	land site	usted in boun
allows: Reheated in State and County aforemia to we again ming at an iron pin on Long Branch and run ence n. 45-15- E. 1225 peet to an iron pin on a new sid thence which said to an iron pin thence n. 36-16 6 feet to an iron pin thence n. 36-16 6 feet to an iron pin tong tranch and the the Long branch and the the Long branch 787 feet to the beginning corner and allowing 19.4 acres, according to plat of W. D. Ne d Lewing tot #7 of a subdivision known as the	. Greenville, State	of South Co	arolina, an	ed described a
ence n. 45-15- E. 1225 jeet In an iron pen on a new sed thence which said is and iron pen whence n. 36-10 beet to an iron pen shence n. 36-10 beet to an iron pen shence n. 36-10 the Long branch and the the Long branch and the the Long branch 787 feet to the beginning corner and aining 19.4 acres, according to plat of W. D. Ne d hency lot #7 of a subdivision known as it	allaws: Returated-	in State un	d County	aforesaid to - w
id thence which said is ad to an iron pin there of 36-10 30 6 1200 feet to an iron pin thence of 36-10 6 feet to an iron pin tong tranch and the the Long branch and the the Long branch of 28% feet to the beginning corner and ining 19,4 acres, according to plat of W.D. Med hency lot #7 of a subdivision known as it				
30 33 & 12.00 feet to an iron pin thence 7. 36-10 befeet to an iron pin on long branch and the the Long branch and the the Long branch and the maining 19.4 acres, according to plat of WD. Ne d hency lot #7 of a subdivision known as Il				
the Long branch 787 feet to the beginning corner a relaining 19.4 acres, according to plat of W.D. Ne I heming lot #7 of a subdivision known as Il				
the Long branch 78% feet to the beginning corner a maining 19.4 acres, according to plat of W.D. Ne I having lot #7 of a subdivision known as Il	6 feet to and	ron pin -	on long t	ranch and the
I hemy lot #7 of a subdivision known as it	the Long branch	787 feet 1	o the begin	ming corner -a
Edsmith & agnew Garmes.	maining 19.4 a	res, accor	duy to p	lat of W.D. Me
	of day well to or	en Parasi.	ur ances con	renouve as is
	in the second			