THE STATE OF SOUTH CAROLINA, County of Greenville.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, I the said. Screen and Prost. Company. Greenville, South Carolina well and only and truly indefined to arrest account and Trust. Company. Greenville, South Carolina well and only indefined to the said. South Carolina to be paid. November 1st, 1923 Delian, to be paid. November 1st, 1923 With interest therein from maturity the said of the said
with interest persons. The state with these presents. The state of t
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uncited and poid netrees be at any time past due and unpaid; then the way to the same of the bolder better to be at any time past due and unpaid; then the way to the same of the bolder becof, who may save thereon and foreclose this mortages, said you agreed a manufact to the same of the bolder becof, who may are thereon and foreclose this mortages, said you agreed a manufact to the same of the bolder becof, who may are thereon and foreclose this mortages, said you agreed to the same by the said one. **NOW, KNOW ALL MERN, That I have said not consideragin of the same by the said of the said does not consideration of the said dead and an of money aforesaid, and for the said to the terms of the said does not said to the said to t
amount due no had in full; all interest to de the for adjust the response to the set any time past due and unpaid; then the war and the set on the content in the set and the set of collection in the set of collection in the set of collection, to be added to the set of collection in the set of collection, to be added to the set of collection in the set of collection, to be added to the set of collection in the set of collection in the set of collection in the set of collection, to be added to the set of collection in the set of collection, to be added to the collection of the said deed. In the set of collection is the set of collection in the set of collection of the said deed and set of collection in the set of
nontices the at any time past due and unpaid; then the whole the many the thereon is not tree to at any time past due and unpaid; then the whole the many the thereon and forchese this norteans, and non-deprite crayating to get atterned by the continuous temporary of collection, to be collectible as the content on and torchese this norteans, and non-deprite crayating to get atterned by the state on and norteans, to be collectible as the content by the state of collection, to be added to the collected by an atterney or by legal processed by an done that eight of the state of the state date and sum of money aforesaid, and for the state of the state date and sum of money aforesaid, and for the state of the state date and sum of money aforesaid, and for the state of the state date and sum of money aforesaid, and to the state of the state date and sum of money aforesaid, and to the state of the state date and sum of money aforesaid in hereby administer sum of Three Dollars, to the state of South chapting and Printly Company in hereby administer of the state of South chapting and Country of Greenville, having the following metae and bounds according to the terms of the state of South chapting and Country of Greenville, having the following metae and bounds according to a plant thereone the City of (Greenville, having the following metae and bounds according to a plant thereone the City of (Greenville, having the following metae and bounds according to a plant thereone the city of Greenville, having the following metae and bounds according to a plant thereone and the state of South chapting conner as follows: Northern for the state of South chapting and the state of South chapting conner as follows: Northern for the state of South chapting and the state of the August have a stone State of the state of South chapting conner as follows: Northern for the state of the s
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the amount due on said note to be collectible as a thereof, the claim of plates, the claim of the said debt, or any part being thereunto had, as will more fully appear. NOW, KNOW ALL MEN, That I the said of the part securing the payment thereof to the said. NOW, KNOW ALL MEN, That I the said of the part securing the payment thereof to the said. Securing to the terms of thy said note and also in consideration of the said of the payment thereof to the said. Securing to the terms of thy said note and also in consideration of the said. Fearmants the and Trust Company are and before the saming plat these Fresent, the scope whereof is hereby acknowledged, have granted, bargained, sold and release onto the said. Fearmants the and Trust Company at and before the saming plat these Fresent, the scope whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents degran, bargain, sell and release onto the said. Fearmants the said and Trust Company at and before the saming plat these Fresent, the scope whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents degran, bargain, sell and release onto the said. Fearmants the said and trust company at and before the saming plat these Fresents, the scope while the said and trust the said the said structure of South Campany and Trust Company and the said the said the said structure. It is a said to said and release onto the said. The said and release onto the said. The said and release onto the said the said said and the said structure. It is a said to said and release and bounds according to a plat thereof and by William D. Nevee, bearing date January 10th, 1918, to-wait: See "So" We along line of land of structs of K.S. Chamiler, deceased, two thousands and seventy and the said and seventy and the said seventy and seventy-chamber of said seventy and sevent-chamber of said seventy and sevent-chamber of said seventy and the said seventy and sevent-chamber of said seventy and sevent-
the amount due on said note to be collectible as a three-of, the classed by an attorney or by legal process the say and of all of pitches, where any of mand by the said note, reference being threamto had, as will more tally appear. NOW, KNOW ALL MEN. That I the said of the part of the said George W. Stone. NOW, KNOW ALL MEN. That I the said of the part of the said George W. Stone. Now, the said and are any and also in consideration of the said. Parmagne the all and Trust Company according to the terms of thy said note and also in consideration of the said. Parmagne the all and Trust Company at and before the saming put these Present, the focuse where the said of the said. Parmagne the said and Trust Company at and before the saming put these Present, the focus where the said put the said of the said. Parmagne the said and Trust Company at and before the saming put these Presents the great where the said put the said release the said and the said put the said and the said said of the said. Parmagne the said and the said three the said three said that the said said that the said that th
the amount due on said note to be collectible as a three-of, the classed by an attorney or by legal process the say and of all of pitches, where any of mand by the said note, reference being threamto had, as will more tally appear. NOW, KNOW ALL MEN. That I the said of the part of the said George W. Stone. NOW, KNOW ALL MEN. That I the said of the part of the said George W. Stone. Now, the said and are any and also in consideration of the said. Parmagne the all and Trust Company according to the terms of thy said note and also in consideration of the said. Parmagne the all and Trust Company at and before the saming put these Present, the focuse where the said of the said. Parmagne the said and Trust Company at and before the saming put these Present, the focus where the said put the said of the said. Parmagne the said and Trust Company at and before the saming put these Presents the great where the said put the said release the said and the said put the said and the said said of the said. Parmagne the said and the said three the said three said that the said said that the said that th
the amount due on said note to be collectible as a property of the said of the said of the said of the said whereas the say and said of the said survey of the said of the said say and say the said say the said say the said and Trust Company. **Armen's basid and Trust Company** **Armen's basid and release much say the said say the said say the said say the said and before the said and release much say the said say the said say the said say the said and release say the said say the
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recording to the terms of the said note and also in consideration of the further sum of Three Dollars, to
seconding to the terms of the said note. and also in consideration of the further sum of Three Dollars, to george we stone the said second of the said second of the said of the said of the significant of significant of the significant of th
recording to the terms of the said note. and also in consideration of the further sum of Three Dollars, to the said terms of the said in hard week appetrals paid by the said. Farmers but and Truet Company at and before the signing of these Freezin; the feesing thereof is hereby acknowledged, have granted, bargained, sold and released, and by these Freezins are granted, bargained, sold and released, and by these Freezins are granted, bargained, sold and released, and by these Freezins are granted, bargained, sold and released, and by these Freezins are granted, bargained, sold and released, and by these Freezins, the feesing bargain, self and released, and by these Freezins, bargain, self and released to the feesing bargain part of Farmers Logan & Truet Company a corporation and its successions in the tate of South Chaptina and County of Greenville, in Oak Lawn Township, about seventeen miles from the City of Greenville, having the following metes and bounds according to a plat thereof and by Oiling of India of Sarmary loth, 1918, to-wat: eginning at a stone 3x on the old or abandoned bed of the Augusta Road, and running thence . 68° 5' W. along line of lend of estate of K.S. Chandler, deceased, two thousand and seventy input (2078) feet to a stone 3xm on line of Land fifteen undred and seventy and seven-tenths (1870-7) feet to a stone 3xm on line of Land this day onveyed by me to H.E. Stone; thence along line of last mentioned lend N. 76-2° E. eighteen undred and fifty-four and six-tenths (1854-6) feet to a stone 3xm on the old bed of the unusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35' along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (250-2) eet to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. liten, deceased, three hundred and forty-two (342) feet to the beginning corner; containing ifty-one and thirty-one one hundredthe-(51-31) acres, more or less; this being the Northern contains of the rele
ecording to the terms of the said note. and also in consideration of the further sum of Three Dollars, to the said ecorge what the said is a summer to the said is the said of the said is the said in the said is the said release unto the said. Figures Logar & Trust Company a corporation and its successors and assigns, All into the said release unto the said is the said country of Orsenville, in Oak Lawn Township, about seventeen miles are by william D. Neves, bearing date January loth, 1918, to-wat: egiming at a stone 3x on the old or abandoned bed of the Augusta Road, and running thence following the said of the Augusta Road, and running thence following the said as seventy and sevent tenths (1570-7) feet to a stone 3xm on line of land this day onveyed by me to H.E. Stone; thence along line of last mentioned lead on 7.5-12 E. eighteen undered and fifty-four and six-tenths (1854-6) feet to a stone 3xm on the old bed of the augusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35'. • along line of land belonging to S.V. Chendler two hundred and thirty and two-thirds (250-2) eet to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. liten, deceased, the character and furty-one one hundredths (18.31) acres, more or less; this being the Northern ortion of the tract of land or any part thereof by hortgage, judgment or otherwise.
Farmers and first and from the color whereof is hereby acknowledged, have granted, bargained, nold and released, and by these Presents at and before the significant the significant whereof is hereby acknowledged, have granted bargained, nold and released, and by these Presents and assigns, all that bertain piece, parcel or tract of land situate, lying and being in the tate of South Camprina and County of Greenville, in Oak Lawn Township, about seventeen miles run the City of Greenville, heving the following metes and bounds according to a plat thereof ace by William D. Neves, bearing date January 10th, 1918; to-wit: eginning at a stone 3x on the old or abandoned bed of the Augusta Road, and running theme 168° 5° W. edong line of land of estate of K.S. Chandler, deceased, two thousand and seventy-ight (2078) feet to a stone 3x; thence S. 32° E. along line of land of I.P. Jordan fifteen undred and seventy and sevent-tenths (1570.7) feet to a stone 3xm on line of land this day onveyed by me to H.E. Stone; thence along line of last mentioned lend N. 76-7 E. eighteen undred and fifty-four and six-tenths (1854.6) feet to a stone 3xm on the old bed of the ungusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35'. along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. liten, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and there by deed bearing date February 18; 1919, and not yet recorded. There is no other liem rencumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
Farmers 1 than and Trust Company. At and before the signing before the resents, thy feeting whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents do grant, bargain, sell and released to the significant of the signif
Farments and and Trust tonpany at and before the signing of these Presents of Ferents and before the signing of these Presents of Ferents is thereby acknowledged, have granted, bargained, sold and released, and by these Presents of grant, bargain, self and releases unto the and . Farmers Loan & Trust Company a corporation and its successors mid assigns, All that the fact of South Cabolina and County of Greenville, in Oak Lawn Township, about seventeen miles rum the City of Greenville, having the following metes and bounds according to a plat thereof ade by William D. Neves, bearing date January 10th, 1918, to-wit: egimning at a stone 3x on the old or abandoned bed of the Augusta Boad, and running thence . 686° 5° W. along line of land of estate of K.S. Chandler, deceased, two thousand and sevenity int (2078) feet to a stone 3x; thence S. 32° E. along line of land of I.P. Jordan fifteen undered and seventy and seven-tenths (1570.7) feet to a stone 3xmm on line of land this day onveyed by me to H.E. Stone; thence along line of last mentioned land N. 76-2° E. eighteen undered and fifty-four and six-tenths (1854.6) feet to a stone 3xmm on the old bed of the ugusta Boad; thence along the said old bed to the beginning corner as follows: N. 28° 35° along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-22) est to a stone 3x by a stump; thence N. 39° 45° W. along line of land of estate of John C. Iten, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (Sl.31) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and thers by deed bearing date February 18; 1919, and not yet recorded. There is no other lien renountrance upon said land or any part thereof by northgage, judgment or otherwise.
mid assigns, All that certain piece, parcel or tract of land situate, lying and being in the tate of South Caponina and County of Greenville, in the Lawn Township, about seventeen miles rom the City of Greenville, having the following metes and bounds according to a plat thereof are by William D. Neves, bearing date January loth, 1918, to-wit: egirning at a stone 3x on the old or abandoned bed of the Augusta Road, and running thence with the stone 3x on the old or abandoned bed of the Augusta Road, and running thence with the stone 3x of land of estate of K.S. Chandler, deceased, two thousand and seventy ight (2078) feat to a stone 3x; thence S. 32° E. along line of land of I.P. Jordan fifteen undred and seventy and seven-tenths (1570.7) feet to a stone 3xmm on line of land this day oncyed by me to M.E. Stone; thence along line of last mentioned land N. 76-2° E. eighteen undred and fifty-four and six-tenths (1854.6) feet to a stone 3xmm on the old bed of the unusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35'. along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. Item, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (51.51) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said deorge W. Stone, by W.A. Scott and thers by deed bearing date February 18, 1919, and not yet recorded. There is no other lien rencumbrance upon said land or any part thereof by mortgage, Judgment or otherwise.
mid assigns, All that certain piece, parcel or tract of land situate, lying and being in the tete of South Captina and County of Greenville, in the Lawn Township, about seventeen miles rom the City of Greenville, having the following metes and bounds according to a plat thereof are by William D. Neves, bearing date January 10th, 1918, to-wit: eginning at a stone 3x on the old or abandoned bed of the Augusta Road, and running thence will of the county of land of estate of K.S. Chamiler, deceased, two thousand and seventy ight (2078) feet to a stone 3x; thence S. 32° E. along line of land of I.P. Jordan fifteen undred and seventy and seven-tenths (1570.7) feet to a stone Janm on line of land this day onveyed by me to h.E. Stone; thence along line of last mentioned land N. 76-2° E. eighteen undred and fifty-four and six-tenths (1854.6) feet to a stone Janm on the old bed of the unusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35'. along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. Item, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (51-51) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and thers by deed bearing date February 18, 1919, and not yet recorded. There is no other lien rencumbrance upon said land or any part thereof by mortgage, Judgment or otherwise.
and assigns, All that vertain piece, parcel or tract of land situate, lying and being in the tate of South Caponina and County of Greenville, in Oak Lawn Township, about seventeen miles rum the City of Greenville, having the following metes and bounds according to a plat thereof ade by William D. Neves, bearing date January loth, 1915, to-wit: egiming at a stone 3x on the old or abandoned bed of the Augusta Road, and rumning thence . 68° 5' W. along line of land of estate of K.S. Chandler, deceased, two thousand and seventy eight (2078) feet to a stone 3x; thence S. 32° E. along line of land of L.P. Jordan fifteen undered and seventy and seven-tenths (1570.7) feet to a stone 3xmm on line of land this day onveyed by me to H.E. Stone; thence along line of last mentioned land N. 76-2° E. eighteen undered and fifty-four and six-tenths (1854.6) feet to a stone 3xmm on the old bed of the ugusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35' . along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. liten, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said deorge W. Stone, by W.A. Scott and thers by deed bearing date February 18, 1919, and not yet recorded. There is no other lien renumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
undred and seventy and seven-tenths (1570.7) feet to a stone 3xmm on line of land this day onveyed by me to H.E. Stone; thence along line of last mentioned land N. 76-2° E. eighteen numbered and fifty-four and six-tenths (1854.6) feet to a stone 3xmm on the old bed of the augusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35' along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/2) set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. Item, deceased, three hundred and forty-two (342) feet to the beginning corner, containing ifty-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and thers by deed bearing date February 18, 1919, and not yet recorded. There is no other lien r encumbrance upon said land or any part thereof by mortgage, Judgment or otherwise.
number and fifty-four and six-tenths (1854.6) feet to a stone 3xm on the old bed of the hugusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35' W. along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/seet to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. Alten, deceased, three hundred and forty-two (342) feet to the beginning corner, containing cifty-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern portion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and others by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, Judgment or otherwise.
ungusta Road; thence along the said old bed to the beginning corner as follows: N. 28° 35', along line of land belonging to S.V. Chandler two hundred and thirty and two-thirds (230-2/set to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. dien, deceased, three hundred and forty-two (342) feet to the beginning corner, containing iffty-one and thirty-one one hundredths (SL.31) acres, more or less; this being the Northern ortion of the tract of land conveyed to me, the said deorge W. Stone, by W.A. Scott and others by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
eet to a stone 3x by a stump; thence N. 39° 45' W. along line of land of estate of John C. Liten, deceased, three hundred and forty-two (342) feet to the beginning corner, containing affirment and thirty-one one hundredths (51.31) acres, more or less; this being the Northern cortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and there by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
dien, deceased, three hundred and forty-two (342) feet to the beginning corner, containing lifty-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern portion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and others by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
erity-one and thirty-one one hundredths (51.31) acres, more or less; this being the Northern cortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and others by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
cortion of the tract of land conveyed to me, the said George W. Stone, by W.A. Scott and others by deed bearing date February 18, 1919, and not yet recorded. There is no other lien or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.
or encumbrance upon said land or any part thereof by mortgage, judgment or otherwise.