MORTGAGE OF REAL ESTATE.

THE STATE OF SOUTH CAROLINA, \

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS. The said by the said of the said				***************************************
and by 2214 certain. The excellent any motion of the with three presents. It is with three presents. It is any part of the experiment of				SEND GREETING:
interest thereon from Jan. I like your along the test and the lawy indicated of partial back in the fall and just sum of feller. I shall along the fall and just sum of feller. I shall along the fall and just sum of feller. I shall along the fall and just sum of feller. I shall along the fall and just sum of feller. I shall along the fall and just shall be an interest at the same of a change in the just of and in case said note. The proceedings the just shall be along the fall and just shall be a fall along the fall and just shall be a fall along the fall and just shall be a fall along the fall and just shall be a fall along the fall and just shall be a fall along the fall along the fall and just shall be a fall along the fall and just shall be a fall along the	WHEREAS, the said Y	k-man)		
interest thereon from Jack 3 late 19 styles at the rate of a per cent per ansum, to be paid for an about 19 styles at the rate of a per cent per ansum, to be paid and paid sufficient and paid in that an about 19 styles and the same as a reformal and it my opposite principal or interest be at time past does and moral, then the whole amount evidenced by said once to becomproducing up, at the sholes holder hereof, who may are thereon forections this mortrage; and in case said note after its maturity, should be deemed by the holder thereof necessary for the proceedings the said to the holder should place, the said note or this regage in the hands of an atomorph of our legal proceedings, then said in the said does and attended to the holder should place, the said note and one of this regage is a part of said does. NOW, KNOW ALL MEN. That consideration of the said to the mortgage indebtedness, and to be secured under this regage as a part of said does and auto of monosysteration of the said special and the said does and auto of monosysteration of the said to the mortgage indebtedness, and to be secured under this consideration of the said does and auto of monosysteration of the said to the mortgage indebtedness, and to be secured under this consideration of the said does and auto of monosysteration of the said to the mortgage indebtedness, and to be secured under this consideration of the said does and auto of part of particular and the said does and auto of monosysteration of the said to particular and the said does are part of said does and auto of particular and the said does are part of said does and auto of particular and the said does are part of said does and auto of particular and auto in consideration of the said does are part of said does and auto of particular and auto in consideration of the said does are part of said and automatical and automatical and automatical and au	and by 221 certain 22021105 are			<u> </u>
interest thereon from The Little of Meller and Meller a		1	0	· // //
interest thereon from Jani. 31st 1935 interest thereon from Jani. 31st 1934 interest thereon from Jani. 31st 1934 interest thereon from Jani. 31st 1934 interest to per cent. per annum, to be putted and puid collected of a side of the per cent. per annum, to be putted and puid collected of an annual state two per account of the part due and music, then whole amount reduced by side one of the part due and music, the short of the part due and music, the short of the part due and music, the short of the part due and the sholder becord, who may sue thereon foreclose this mortgage; and in case said note	enlarn Sorver, a Corporale or sur	der the law	e of the sea	te of South Ca
interest thereon from gales. 3 let 19 344 at the rate of 1 per cent. per annum, to be putted and paid infull; all interest not paid when did to bear interest at the same yet as planticipal; and if any proposition principal or interest be at time past due and unpaid, then the whole amount evidenced by said note. To become the past due and unpaid, then the whole amount evidenced by said note. To become this mortgage: and in case said note	the full and just sum of All All All All All All All All All Al		17.19	
until paid in full; all interest not paid when duy to bear interest at the same as plancipal; and if any supplied principal or interest be at time past the and unpaid, then the whole amount evidenced by said note. To become the said spice, at the other process, who may sue thereon foreclose this mortgage; and in case said note. After its maturity, should glade tightle happy of the part of the forecast, who may sue thereon foreclose this mortgage; and in case said note. After its maturity, should be deemed by the holder thereof necessary for the proceeding of the purpose of the part of the day and the holder should place, the said note. Or this regard in the hands of an attorney for any legal proceedings, then the forecast in the hands of an attorney for any legal proceedings, then the full of the fu	lars, to be paid Jan. 3/st 193,5			
until paid in full; all interest not paid when duy to bear interest at the same we say throught; and it and proposite principal or interest be at time past due and anguid, then the whole amount evidenced by said note. to become design to the process of the pro				
until paid in full; all interest not paid when duty to bear interest at the same as plancipal; and if any supplied principal or interest be at time past due and unpaid, then the whole amount evidenced by said note				
until paid in full; all interest not paid when dog to bear interest at the same of a plancipal; and if any dyndol principal or interest be at time past due and unpaid, then the whole amount evidenced by said note. To reclose this mortgage; and in case said note. To reclose this mortgage; and in case said note. The protection of the should be deemed by the holder thereof necessary for the protection, and the protection of the holder should place, the said note. The protection of the holder thereof necessary for the protection, and the protection of the holder should place, the said note. The protection of the holder thereof necessary for the protection of the protection of the said of the said of the nortgage indebtedness, and to be secured under this tragge as a part of said debt. NOW, KNOW ALL MEN. That The protection of the said debt and sum of money aforeable and the better securing the place in the receipt of the said. The protection of the said note and also in consideration of the further way of Partelbollars, to the said. The protection of these Presents, the receipt whereof is hereby acknowledged, have graked, bargained, sold and released, and by these Presents do grant, pain, sell and release unto the said leave of the said and the said leave of the said and the said leave of the said and the said leaves of the said and the said leaves of th				
time past due and unpaid, then the whole amount evidenced by said note. To become which the special processing in the control of the special processing and in case said note. The protection of the special processing is the special processing of the protection of the special processing in the hands of an attorney for any legal proceedings, then the protection of the special proceedings, then the protection of the special processing in the hands of an attorney for any legal proceedings, then the protection of the special processing in the hands of an attorney for any legal proceedings, then the protection of the special proceedings, then the proceedings the procee				
maturity is should be deemed by the holder thereof necessary for the protection of the further than the holder should place, the said note. or this tragge in the hands of an attorney for any legal proceedings, then the inchest of the city of the program of the protection of the said debt. NOW, KNOW ALL MEN. That we have a some a some and the protection of the said debt and sum of money a foresaid ago. The better securing the parameter to the said of the said note. and also in consideration of the further such of Parcel Bollars, to the said. A the said of the said note. and also in consideration of the further such of Parcel Bollars, to the said. A the said of the said note and also in consideration of the further such of Parcel Bollars, to the said. A the said of the said the said to	until paid in full; all interest not paid when due to bear in	erest at the same refer as p	incipal; and if any person	f principal or interest be at
maturity is should be deemed by the holder thereof necessary for the protested of the further of the significant the hands of an attorney for any legal proceedings, then the first of the order that have not any legal proceedings, then the first of the order that have not any legal proceedings then the first of the order that have not any legal proceedings, then the first of the order that have not all the per cent of the indebtedness as proposed for the said to the mortgage indebtedness, and to be secured under this tagger as a part of said debt. NOW, KNOW ALL MEN. That NOW, KNOW ALL MEN. That NOW, KNOW ALL MEN. That Now, Experiment of the said debt. NOW, KNOW ALL MEN. That Now, Experiment of the said debt. NOW, Experiment of the said debt. NOW, Experiment of the said debt. NOW, Experiment of the said one. And also in consideration of the further than of Three-Bollars, to. Now, Experiment of the said one. And also in consideration of the further than of Three-Bollars, to. Now, Experiment of the said one. And also in consideration of the further than the proposed to the said one. Now, Experiment of the said one. Now, Experiment the proposed that the said of the proposed that the said of the proposed that the said of the s	time past due and unpaid, then the whole amount evidenced by said note.	to become trained at the	hand of A Watterney for su	nereon, who may sue thereon
regage in the hands of an attorney for any legal proceedings, then the of the design fragator promises to pay all costs and expenses, including per cent of the indebtedness and to the mortgage indebtedness, and to be secured under this tragge as a part of said debt. NOW, KNOW ALL MEN. That the said debt and sum of money aforesaid and with the better securing the powers thereof to the said one. And also in consideration of the further of Thredbollars, to the said of the said note. And well and truly paid by the consideration of Thredbollars, to the said of the said note. In hand well and truly paid by the consideration of the further of Thredbollars, to the said of the said note. The said of the said note in hand well and truly paid by the consideration of the signing of these Presents, the receipt whereof is hereby acknowledged have traded, sold and released, and by these Presents do grant, and lad to the said of th	foreclose this mortgage; and in case said note, after its mature	y, shows be placed in the	names of the holder should pla	ace the said note or this
per cent. of the indebtedness at Morror Presents it to be add to the mortgage indebtedness, and to be secured under this tragge as a part of said debt. NOW, KNOW ALI, MEN, That. NOW, KNOW ALI, MEN, That. NOW, KNOW ALI, MEN, That. Definition of the said debt and sum of money aforesaid and with the better securing the payment thereof to the said. Providing to the terms of the said note. and also in consideration of the further and of Presidents, to The said. The providing to the terms of the said note. and also in consideration of the further and the said. The provided the said note. The said in hand well and truly paid by the payment of the said. The provided the said note. The said is the said of	tengra in the hands of an attorney for any legal proceedings then	in either of son cases the	ortgagor promises to pay all	costs and expenses, including
ording to the terms of the said note, and also in consideration of the further state of the said note	ner cent of the indehtedness as shorner	Ofees Was to be added to	the mortgage indebtedness. a	nd to be secured under this
ording to the terms of the said note, and also in consideration of the further faith of three Dollars, to the said of faces with and well and truly paid by the paid to the faces of faces with an and before the signing of these Presents, the receipt whereof is hereby acknowledged have presented, sold and released, and by these Presents do grant, and selected and the faces with the hural and an elease unto the said applies faces of faces of the least of faces of the f	rtgage as a part of said debt.	WORLE, MIN		
ording to the terms of the said note, and also in consideration of the further fails of Presents, to I have the said of Parameter in hand well and truly paid by the golf of Parameters of James of Ja	NOW, KNOW ALL MEN, That	W D joint	hanaan IV	
ording to the terms of the said note, and also in consideration of the further stand of Predictions, to the said of Parameter in hand well and truly paid by the paid of Parameters of Parameters in hand well and truly paid by the parameter of Parameters of Parameter	consideration of the said debt and sum of money aforesaid, and with the be	ter securing the payment the	ereof to the stick	
igns; All that "extain lot of land in brienville making, state and learney aforesaid, near the porate limite of he level of Breenville and her won and designated as lathoug on plat of praying and otherway, Inc. (June 20xx, 1923) and an iron pin on the south, side day street, 210 feet east of Parker Road an iron pin an the south, side an old iron corner, could af property of them. Cower looppany, thence with link of them. Cower lea. I 28 40 & 306 feet to an iron iron in line of lat no 5. Thence with line a 100.5 & 6.63 % 39 feet to an iron pin, corner to noc. 16 and 19, thence with line of lat	xxxV		y Quint o	f X alluriann
igns! All that "extain lot of land in Brienville whip, state and learnty aforesaid, near the parate limite of the leist of Brienville and be won and designated as lating on plat of programming at an iron pin on the Sauth side dy Street, 210 feet east of Parker Road A running there with Pendy Street n. 636. 60 and old inon corner, combine of property of them. Fower looppary; theree with, link of them. Fower lea. I 284 40 E. 306 feet to an iron fine of lat no 5. There with line of in line of lat no 5. There with line of in line of lat no 5. There with line of no 5. There with line of lat no 6. 5 there with line of lat no 6. 5 there with line of lat no 6. 5 there with line of lat	and before the signing of these Presents, the receipt whereof is hereby ack	owledged, have granted, ba	rgained, sold and released, and	by these Presents do grant,
parate limite of the leist of Greenville and her won and designated as I detroig on plat of property and designated as I detroig on plat of property and of property and fully flacribed as follows; siming at an iron pin on the sauth side dy Streets 210 feet east of Parker Road A running theuse with Pendy Street n. 63 E. 60 an old inon corner, comes of property of them. Fower leas. 8.2840 E. 306 feet to an iron in line of lat no. 5. Theuse with line of in line of lat no. 5. Theuse with line of no. 10.5 h. 63 N 39 feet to an iron pin, corner to no. 16 and 17, theuse with line of lat				
parate limite of the leist of Breenville and ber non and designated as I dinory on plat of pro Slattery and olderry, Inc. (June 20xx, 1922) and ag intere fully flacibed as follows; soining at an iron pin on the Sauth side dy fixeex, 210 feet east of Parker Road Al running theree with Gudy Street n. 63 6. 60; an old inon corner, could af property of them, Tower loonpary, theree with link of them Cower lea. I 28/40 6. 306 feet to an iron in line of lat no 5. there with line a 110. 5 2. 63 x 39 feet to an iron pin corner to noo. 16 and 17, thence with line of lat				
Slattery and Adency, Inc. (June 20th, 1923) said in y more fully flacribed as fallows; sing at an iron pin on the Sauch, side dy Atreet, 210 feet east of Parker Road & running there with Predy Street n. 6.3 E. 60 an ald iron corner, earner of property of them. Power loonpary, there with, link of them Power lea. 3.28 40 E. 306 feet to an iron in line of lat no 5, there with line of in line of lat no 5, there with line of 10.5 L. 63 N 39 feet to an iron pin, corner to noc. 16 and 17, thence with line of lat	mahya, state and les	unty af	orevaid, "	near the
Stattery and Identy, Inc. (June 20th, 1922) said in a more fully flavoribed as fallows; sing at an iron poin on the Sauch, side dy Street, 210 feet east of Parker Road de running theuse with Predy Street n. 63 E. 60 an old inon corner, earner af property of them. Power bompany, theuse with, link of them Power lea. I 28 40 E. 306 feet to an iron in line of lat no 5, theuse with line of in line of lat no 5, theuse with line of noc. 16 and 17, theuse with line of lat	parate unite of the	leining -of	Dreenville	and her
Slattery and Adency, Inc. (June 20th, 1923) said in y more fully flacribed as fallows; sing at an iron pin on the Sauch, side dy Atreet, 210 feet east of Parker Road & running there with Predy Street n. 6.3 E. 60 an ald iron corner, earner of property of them. Power loonpary, there with, link of them Power lea. 3.28 40 E. 306 feet to an iron in line of lat no 5, there with line of in line of lat no 5, there with line of 10.5 L. 63 N 39 feet to an iron pin, corner to noc. 16 and 17, thence with line of lat	ion and designated.	as latin	oly an pe	lat of proj
dy Streets 210 feet east of Parker Road dy Atriet 21. 63 &. 60 g an old siron corner, earner of property of them. Cower loonpary, thence with, link of them Cower lea. & 28 40 & 306 feet to and iron in line of lat no 5. Thence with line of 10. 5 & 63 % 39 feet to an iron pin, corner to now, 16 and 17, thence with line of lat	Deattery and Sterry,	Inc. () in	ne 20xL, 192	2) and
dy Atrects 210 feet last of Parker Road de running there with Reedy Atrect n. 63 E. 60; an old inon corner, comer af property of therm Power bon pary, there with, line of the Reen Power lea. I 28 40 E. 306 feet to an iron in line of lat no 5. There with line of 100. 5 2. 63 N 39 feet to an iron pin, corner to noo. 16 and 17, there with line of lat	eg more fully de	ribed o	s fallow	ve!
de running there with Predy Atriet n. 636. 60 g an old iron corner corner of property of therm Cower bompany; there with link of them Cower lea. 8.2840 E. 306 feet to an iron in line of lat no 5. There with line of 110. 5 & 63 H 39 feet to an iron pin, corner to noo. 16 and 19, thence with line of lat	string at an cron	pen en	the Raw	the side
an old woon corner, combe af property of there. Cower loompany, thence with, link of there cour lea. & 28 40 E. 306 feet to an iron in line of lot no. 5. thence with line of 10.5 & 63 % 39 feet to an iron pin, corner to nos. 16 and 17, thence with line of lot	dy Atrect 210 feet	east o	of Parseer	Road
thern, Cower Company, thence with, link of thern Cower lea. & 28 40 E, 306 feet to an iron in line of lot no 5, thence with line a no. 5 & 63 % 39 feet to an iron pin, corner to nos. 16 and 17, thence with line of lot	do running there we	th Rudy	Atriet n	1. 6.3 E. 60 g
therm, Cower Company, thence with, link of them Cower lea. & 28 40 E, 306 feet to an iron in line of lat no. 5, thence with line a no. 5 & 63 % 39 feet to an iron pin, corner to nos. 16 and 19, thence with line of lat	an old wear corner	, combe	af prop	erey of
thern Course lea. 3.2840 &. 306 feet to an iron in line of lat no. 5, thence with line of 10.5 &. 63 × 39 feet to an iron pin, corner to noc. 16 and 17, thence with line of lat	thern Vower Compai	us, there	cliwith, -	line of
1 en line of lat no. 3. Theire with line of 110. 5 2. 6 3 N 39 feet to an iron pin, corner to noo. 16 and 17, thence with line of lat	chern Cour lea. \$ 2	8440 6,50	6 feet to	and tran
to nos, 16 and 17, thence with line of lat	en line of lat.	20. 5. XA	end wix	h line of
to now, 16 and 17, thence with line of lat	no. 5 2. 67 X 39 fee	to an	iron pin	r, corner
. 16 ja. 32-106. 308 fleet ta the hegenning evener	to nov. 16 and 17.	theuce	with, line	- of lax
	. 16 pm. 32-10 6. 308 feed	to the	he gennis	rg "eorner
	u			<i>V</i>