STATE OF SOUTH CAROLINA,

WHEREAS,	// J	, the said	Chi Elap		SEND GREETING
hese presents	Zzwell and tru	DUBLICE AZI	- J		writing, of even date with
n the full and just sum o	f	ul Harring	(1 50,00)		Dollars
be paid:	,	is fill y,	19.35 John	rly	
·					/
with interest thereon fro	11-0-	1		at the rate of	eg ht
th miterest thereon mo	m Wale	<i>T</i> :			
ntil paid in full; all intend unpaid, then the who is portgage; said note be added to the amount	rest not said when the second	paid proceeding	there is if he same be placed	he holder he soit, who he holder he soit, who he sides all coin the hands of an at	may sue thereon and foreclos osts and expenses of collection torney for collection, or if said
be added to the amount of any part thereof, the reference being the whole the reference being the work of the reference being the work of the same thereof to the same thereof the same the same thereof the same the same thereof the same the same thereof the same the same thereof the same t	rest not paid when the second of the second	and to be collectible as a part attorney or by legal proceeding to the fully appear. Taid Mortgagor	there is if the sime be placed said note, and also in consideration before the signing of these	the holder hersof, who he holder hersof, who he holder hersof, who he had all continues the hands of an at Secured under this most of money aforesaid, at ation of the further surpresents, the receipt when the hands of the further surpresents, the receipt when the hands of the hands of the further surpresents, the receipt when the hands of the hands of the further surpresents, the receipt when the hands of	may sue thereon and foreclos osts and expenses of collection torney for collection, or if sai ortgage); as in and by the sai and for the better securing the ortgage better securing the said whereof is hereby acknowledged
ntil paid in full; all intend unpaid, then the who his portgage; said note to be added to the amount of any part thereof, ote, reference being then when thereof to the said ortgagor in hand wave granted, bargained, said Heirs an	rest not maid when the second of the second	and to be collectible as a part attorney or by legal proceeding are fully appear. and Mortgagor in considerate according to the terms of the by the said Mortgagee and by these Presents do grant, all and singular that certain p	there if the sime be placed said note, and also in considera and before the signing of these bargain and release unto the siece, parcel, lot or tract of land	ortion of principal or in the holder hereof, who in the hands of an at secured under this most of money aforesaid, and ation of the further sure Presents, the receipt valid Mortgagee, and situate, lying and beir	may sue thereon and foreclosed on the said of the better securing the said of the
til paid in full; all intend unpaid, then the who is portgage; said note to be added to the amount of any part thereof, ote, reference being then the work KNOW ALL when thereof to the said ortgagor in hand we are granted, bargained, and the control of the said was granted, bargained, and the control of the said was granted, bargained, and the control of the contro	trest not paid when the second of the collected by an eunto had, will me mento had, will me mento had truly paid old and released, and Assigns, forever	and to be collectible as a part attorney or by legal proceeding to the terms of the by the said Mortgagee , at a and by these Presents do grant, all and singular that certain p	there if the same be placed said note, and also in considerate bargain and release unto the siece, parcel, lot or tract of land county, S	ortion of principal or in the holder hereof, who in the hands of an at secured under this most of money aforesaid, and ation of the further sure Presents, the receipt valid Mortgagee, and situate, lying and being state aforesaid,	may sue thereon and foreclosed on the said of the better securing the said of the better securing the said of the better securing the said of the said of the better securing the said of
til paid in full; all intend unpaid, then the who is mortgage; said note to the amount of the amount and any part thereof, ote, reference being the ortgagor in hand wave granted, bargained, said the line and the said th	rest not said when the same out of the forward of the forward of the same of t	and to be collectible as a part attorney or by legal proceeding nore fully appear. The according to the terms of the by the said Mortgagee, at a and by these Presents do grant, all and singular that certain proceeding to the terms of the considerate according to the considerate according to the terms of the considerate according to t	there is if the sime be placed and sime said note, and also in considera and before the signing of these bargain and release unto the siece, parcel, lot or tract of land county, S	ortion of principal or in the hands of an at Secured under this most of money aforesaid, and ation of the further sure Presents, the receipt valid Mortgagee, and situate, lying and being that aforesaid,	may sue thereon and forecloss of collection of the said and for the better securing the said whereof is hereby acknowledged on in the said and for the said whereof is hereby acknowledged on in the said and for the said whereof is hereby acknowledged on in the said and for the said whereof is hereby acknowledged on in the said and the said whereof is hereby acknowledged on in the said and the
ntil paid in full; all intend unpaid, then the who his providage; said note to be added to the amount of the angular any part thereof, ote, reference being the word KNOW ALL woment thereof to the said ortgagor	due on said note be collected by an eunto had, will m MEN, That the said Mortgagee	and to be collectible as a part attorney or by legal proceeding for an attorney or by legal proceeding for a fully appear. The said Mortgagor in considerate according to the terms of the by the said Mortgagee and by these Presents do grant, all and singular that certain proceeding fully appear. The said Mortgagee and	there if he sime be placed said note, and also in considera and before the signing of these bargain and release unto the siece, parcel, lot or tract of land County, S	ortion of principal or in the half of an at secured under this most of money aforesaid, a ation of the further sure and Mortgagee, and situate, lying and being state aforesaid,	may sue thereon and foreclosed on the said of the better securing the said of the
ntil paid in full; all intend unpaid, then the who his provigage; said note to be added to the amount of the part thereof, ote, reference being the word of the said ortgagor in hand wave granted, bargained, said and the later than	due on said note be collected by an eunto had, will m MEN, That the said Mortgagee	and to be collectible as a part attorney or by legal proceeding for an attorney or by legal proceeding for a fully appear. The according to the terms of the by the said Mortgagee and by these Presents do grant, all and singular that certain proceeding to the terms of the control of the control of the certain proceeding to the terms of the control of the certain proceeding to the terms of the control of the certain proceeding to the terms of the certain proceeding to the certain proceeding to the terms of the certain proceeding to the certain proceeding to the certain proceeding to the terms of the certain proceeding to t	there if he sime be placed said note, and also in considera and before the signing of these bargain and release unto the siece, parcel, lot or tract of land County, S	ortion of principal or in the half of an at secured under this most of money aforesaid, a ation of the further sure and Mortgagee, and situate, lying and being state aforesaid,	may sue thereon and foreclosed on the said of the better securing the said of the said of the better securing the said of the said