TO ALL WHOM THESE PRESENTS MAY CONCEEN:  WHEREAS,  the said Marsmen, Inc.,  a corporation chartered under the laws of the State of South Carolina, in and by its certain promise  in the full and just sum of THERE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, \$150.00 on July 10th, 1947, with the right to enticipate either wholly or in part  before maturity  with interest thereon from date  at the rate of  per contam to be computed and paid Sami-annually with interest thereon from the hands of an attorney for suit or collection, of the force is maturity is chould be placed in the hands of an attorney for suit or collection, of the force is maturity is chould be placed in the hands of an attorney for suit or collection, of the force is maturity is chould be placed in the hands of an attorney for suit or collection, of the force is maturity is chould be placed in the hands of an attorney for suit or collection, of the force is maturity is chould be cheeded in the hands of an attorney for suit or collection, of the force is maturity is chould be cheeded in the hands of an attorney for suit or collection, of the force is maturity is chould be cheeded in the hands of an attorney for suit or collection, of the force is maturity is chould be cheeded in the hands of an attorney for suit or collection, of the choice is maturity is chould be cheeded in the hands of an attorney for suit or collection, of the chards of an attorney for suit or cheeded and suit or the collection of the chards of an attorney to suit in the collection of the chards of an attorney to suit in the collection of the chards of an attorney to suit in the collection of the chards of an attorney to suit in the collection of the chards of an attorney to suit in the collection of the chards of an attorney to suit or collection of the chards of an attorney to suit the collection of the chards of the chards of an attorney to suit the collection of the chards of the chards of an attorney to the collection of the chards of the chards of an attorney to	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
TO ALL WHOM THESE PRESENTS MAY CONCERN:    WHEREAS.	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
TO ALL WHOM THESE PRESENTS MAY CONCERN:  X WHEREAS.  - the said  Marsmen, Inc.,  a corporation chartered under the laws of the State of South Carolina.  in and by  its  certain  promiss  in the full and just sum of HIREE HUNDRED DOL  Dollars, to be paid  \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from  date  at the rate of  per centum to be computed and paid.  2 and annually  with interest thereon from date  at the rate of  per centum to be computed and paid.  2 and annually  with interest thereon from date  at the rate of  per centum to be computed and paid.  A annually  with interest to become immediately due, at the option of the holder bereed, who may sue thereon and precise the mortigage; and in  its maturity, should be placed in the hands of an attorney for suit or collection, or it before its maturity if should be enclosed by the holder being the protection of his interest by the placet, and the holder should place, the animal place, the animals of the fore its maturity in the out of the enclose the mortigage; and in the collection, or it before its maturity is thould be placed in the hands of an attorney for suit or collection, or it before its maturity is thould be reduced by the holder being the protection of his interest by the holder being the protection of his interest by the holder being the protection of his interest by the holder being the protection of his interest by the holder being the protection of his interest by the holder being the protection of his interest by the holder being the holder being the protection of his interest by the holder being the protection of his interest by the holder being the holder being the holder being the holder being the protection of his interest by the holder being the holder bein	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
TO ALL WHOM THESE PRESENTS MAY CONCERN:  ***  **WHEREAS.**  ** the said **Marsmen, **Lnc.**,  a corporation chartered under the laws of the State of South Carolina,  in and by ** its* certain **promises*  note in, writing of even date with these presents,  is **well and truly indebted to **H.** K. Townes*    Dollars, to be paid **150.00 on July 10th,   1947, with the right to anticipate either wholly or in part   Dollars, to be paid **150.00 on July 10th,   1947, with the right to anticipate either wholly or in part   Defore maturity **  with interest thereon from **date**    Attermine	Send Greeting:  Sory  S. Attorney,  LIARS (\$300.00  1, 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
TO ALL WHOM THESE PRESENTS MAY CONCERN:  ***  **WHEREAS.**  ** the said **Marsmen, **Lnc.**,  a corporation chartered under the laws of the State of South Carolina,  in and by ** its* certain **promises*  note in, writing of even date with these presents,  is **well and truly indebted to **H.** K. Townes*    Dollars, to be paid **150.00 on July 10th,   1947, with the right to anticipate either wholly or in part   Dollars, to be paid **150.00 on July 10th,   1947, with the right to anticipate either wholly or in part   Defore maturity **  with interest thereon from **date**    Attermine	Send Greeting:  Sory  S. Attorney,  LIARS (\$300.00  1, 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
TO ALL WHOM THESE PRESENTS MAY CONCERN:  ***  **WHEREAS.**  **, the said **Marsmen, Inc.,**  note in, writing of even date with these presents, in and by its certain **promises*  note in, writing of even date with these presents, in and by its well and truly indebted to **H.** & Townes*	Send Greeting:  Sory  S. Attorney,  LIARS (\$300.00  1, 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
TO ALL WHOM THESE PRESENTS MAY CONCERN:  **  **  **  **  **  **  **  **  **	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
TO ALL WHOM THESE PRESENTS MAY CONCERN:  **  **  **  **  **  **  **  **  **	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
TO ALL WHOM THESE PRESENTS MAY CONCERN:  X  WHEREAS. — the said Marsmen, Inc., a corporation chartered under the laws of the State of South Carolina, in and by its gertain promiss of the K. Towne in the full and just sum of the K. Towne in the full and just sum of the K. Towne in the full and just sum of the full sum of the full and just sum of the full and just sum of	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
WHEREAS the said Marsmen, Inc., a corporation chartered under the laws of the State of South Carolina, in and by its certain promiss note in, writing of even date with these presents, is well and truly indebted to H. K. Townes in the full and just sum of THREE HUNDRED DOL Dollars, to be paid \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part before maturity with interest thereon from date  at the rate of per centum to be computed and paid Semi-annually with interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp interest not paid when due to bear miterest at any time past due and unp interest not paid when due to bear miterest at any time past due and unp interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedit of said cases the mortgage promises to pay all costs and expenses, including 10 per cent. of the indebtences, as attorney's fees, this to be add debtendess, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, T	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1, 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
TO ALL WHOM THESE PRESENTS MAY CONCERN:    X	Send Greeting:  Sory  S. Attorney.  LIARS (\$300.00  1, 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
WHEREAS. — the said Marsmen, Inc.,  a corporation chartered under the laws of the State of South Carolina, in and by its certain promiss  note in, writing of even date with these presents, in the full and just sum of THREE HUNDRED DOL  bit the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from date  at the rate of  per centum to be computed and paid seminared as aprincipal and if any portion of principal or interest be at any time past due and unp  with interest not paid when due to bear interest at same rate as principal and if any portion of principal or interest be at any time past due and unp  with interest not paid when due to bear interest at same rate as principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid seminary and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a timerer of result or collection, or if before its manufit is should be deemed by the holder the  protection of his interest be at any time past due and unp  with interest there of the ball and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding  to said cases the mortgagor promises to pay all costs and expen	Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
WHEREAS. — the said Marsmen, Inc.,  a corporation chartered under the laws of the State of South Carolina, in and by its certain promiss  note in, writing of even date with these presents, in the full and just sum of THREE HUNDRED DOL  bit the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from date  at the rate of  per centum to be computed and paid seminared as aprincipal and if any portion of principal or interest be at any time past due and unp  with interest not paid when due to bear interest at same rate as principal and if any portion of principal or interest be at any time past due and unp  with interest not paid when due to bear interest at same rate as principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid seminary and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a principal and if any portion of principal or interest be at any time past due and unp  with interest thereon from date  at the rate of  per centum to be computed and paid as a timerer of result or collection, or if before its manufit is should be deemed by the holder the  protection of his interest be at any time past due and unp  with interest there of the ball and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding  to said cases the mortgagor promises to pay all costs and expen	Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
whereas, — , the said Marsmen, Inc.,  a corporation chartered under the laws of the State of South Carolina, in and by its certain promiss  note in, writing of even date with these presents, Is well and truly indebted to H. K. Towne  in the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from date  at the rate of  per centum to be computed and paid stream at a seminally interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp evidenced by said note to become inmediately due, at the option of the holden hence, who may are thereon and forcelose this mortgage; and he is metutory of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding fasid cases the mortgage promises to pay all costs and expenses, including 10 per cent. of the indebteness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said deebt.  NOW, KNOW ALL MEN, That — , the said Marsmen, Inc.,  in consideration of the said debt and su and for the better securing the payment thereof to the said A. K. Townes, Attorney  in hand and well and truly paid by said H. K. Townes, Attorney  in hand and well and truly paid by said H. K. Townes, Attorney  in hand and well and truly paid by said H. K. Townes, Attorney  signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant to unto the said H. K. Townes, Attorney, his Successors and Assigns forever, all that c	Sory  S. Attorney.  LIARS (\$300.00  1. 1946, and  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-  um of money aforesaid,
a corporation chartered under the laws of the State of South Carolins,  in and by  its  well and truly indebted to  H. K. Towne  in the full and just sum of  THREE HUNDRED DOL  Dollars, to be paid  \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from  date  at the rate of  per centum to be computed and paid  Semi-annually  interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp  evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it  its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the  protection of his interest to be placed, and the holder should place, the said note or this mortgage in at attorney for any legal proced  of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add  debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That  Marsmen, Inc.,  in consideration of the said debt and su  and for the better securing the payment thereof to the said  H. K. Townes, Attorney  in hand and well and truly paid by said  H. K. Townes, Attorney  in hand and released, and by these Presents, do grant to  unto the said  H. K. Townes, Attorney, his Successors and Assigns for ever, all that on	LIARS (\$300.00  1. 1946, and  2. at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
note in, writing of even date with these presents,  18 well and truly indebted to H. K. Townes  in the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from date at the rate of  per centum to be computed and paid semi-annually interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unp evidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and in its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedin of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That  , in consideration of the said debt and su and for the better securing the payment thereof to the said  H. K. Townes, Attorney signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant to muto the said H. K. Townes, Attorney, his Successors and Assigns forever, all that c	LIARS (\$300.00  1. 1946, and  2. at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
in the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th, \$1947, with the right to anticipate either wholly or in part  before maturity  with interest thereon from date at the rate of per centum to be computed and paid series at same rate as principal; and if any portion of principal or interest be at any time past due and unperidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and of oreclose this mortgage; and it is maturity, should be placed in the hands of an attorney for suit or collection, or if before insturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding said cases the mortgage promises to pay all costs and expenses, including 10 per cent of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	LIARS (\$300.00  1. 1946, and  2. at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
in the full and just sum of THREE HUNDRED DOL  Dollars, to be paid \$150.00 on July 10th \$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part before maturity  with interest thereon from date at the rate of  per centum to be computed and paid semi-annually interest not paid when due to bear interest at same rate as principal, and if any portion of principal or interest be at any time past due and unp interest not paid when due to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it is maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
before maturity  with interest thereon from date at the rate as principal, and if any portion of principal or interest be at any time past due and unpervidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it is maturity; should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding said cases the mortgager promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That, the said, in consideration of the said debt and su and for the better securing the payment thereof to the said, the said, in consideration of the said debt and su and for the terms of the said note, and also in consideration of the further sum of Three Dollars, to, in consideration of the said debt and su signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant the unto the said, Attorney_, his Successors and Assigns forever, all that contents and, and, and, and, and, and, and	five  t at any time  five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
\$150.00 on July 10th, 1947, with the right to anticipate either wholly or in part before maturity  with interest thereon from date at the rate of per centum to be computed and paid seminary as a the rate as principal, and if any portion of principal or interest be at any time past due and unperidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and its maturity, should be placed in the hands of an autorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an autorney for any legal proceeding of said cases the mortgage promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as autorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	five  until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
with interest thereon from date  per centum to be computed and paid semi-annually interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpercented by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal process the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
with interest thereon from date  per centum to be computed and paid semi-annually interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpervidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it is maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That  , the said  Marsmen, Inc.,  in consideration of the said debt and su according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to  Marsmen, Inc.,  in hand and well and truly paid by said  H. K. Townes, Attorney signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant to the said  H. K. Townes, Attorney, all that c	until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
per centum to be computed and paid Semi-annually interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpervidenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and it its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	until paid in full; all paid, the whole amount in case said note, after ereof necessary for the ings, then and in either ded to the mortgage in-
evidenced by said note to become immediately due, at the option of the holder hereof, who may such thereof and forecase immediately due, at the option of the holder hereof, who may such thereof and forecase in holders have for suit or collection, or if before its maturity it should be deemed by the holder the protection of his interest to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceeding of said cases the mortgagor promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be add debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	ereof necessary for the ings, then and in either ded to the mortgage in-
in hand and well and truly paid by said H. K. Townes, Attorney signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do grant b unto the said H. K. Townes, Attorney, his Successors and Assigns forever, all that c	the said.
unto the said H. K. Townes, Attorney, his Successors and Assigns forever, all that c	***************************************
unto the said H. K. Townes, Attorney, his Successors and Assigns forever, all that c	at and before the
bargar or rot or rang in ancres	
property of Marsmen, Inc., made by Dalton & Neves, June 1945, recorded in the R.	
for Greenville County, in Plat Book M, Page 133, reference being craved to said p	· 1
complete description.	V/ / N / I
for Greenville County, in Plat Book M, Page 133, reference being craved to said p complete description.	
1 5 p. M.	
19 July Control of the Control of th	
h y w will out	art
John John John John John John John John	1 / Y
The state of the s	(19)
V .	
$\cdot$	
ike Like July	
with a first of the second of	
with I will be a second of the	