STATE OF SOUTH CARCHINA, COUNTY OF CHEENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, I. Routing Price. In the foul and just our of. 700 Thousand (\$2,000.00) In the foul and just our of. 700 Thousand (\$2,000.00) Delan, is and by my cortain producery took in writing of year of the berwith, due and plants on fifty. BEDITIALY A 10 year of 21 of (5.5). per contempor amount until project of the contempor of the price of the contempor of the contempo	MONTGAGE OF REAL ESTATE-G. R. E. M. 5	Vol
COUNTY OF GREENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS I. BOT this PETTY In the full and just sum of Two Thousand (\$2,000,00) In the full and just sum of Two Thousand (\$2,000,00) Dollan, it and by my certain promisery note in writing, of even date berevith, due and phase on the promisery note in writing, of even date berevith, due and phase on the promisery note in writing, of even date berevith, due and phase on the promisery of the county		REID PRINTING DU, WARRENT LLAND P. D.
TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, I. Bertha Perry In the full and just sum of Tro. Thousand (\$2,000,00) Dollar, in and by my certain prominency note in writing, of even date herewith, due and public cafety. The same of the full and just sum of tro. Thousand (\$2,000,00) Dollar, in and it unpaid when due to hear sufferful some parts principal until paid, and I then further promite any and it unpaid when due to hear sufferful some parts principal until paid, and I then further promite any and it unpaid when due to hear sufferful some parts principal until paid, and I then further promite any any and the same parts principal until paid, and I then further promite any any and the same parts principal until paid, and I then further promite any any any and the same parts principal until parts further the same parts principal until parts further the promite any		
WHEREAS, I. BORTIA POINTS BASHIP Frice BAULTIVE At the full and just sum of. Two Thousand (\$2,000,00) Delian, in and by my certain promisory note in writing, of even date herewith, doe and whale calling. BAULTIVE At the full and just sum of. Two Thousand (\$2,000,00) BAULTIVE At the full and just sum of two promisory note in writing, of even date herewith, doe and whale calling. BAULTIVE At the full and just sum of two promisory note in writing, of even date herewith, doe and whale calling. BAULTIVE At the full and just sum of two promisory note in writing, of even date herewith, doe and part of the full and in the calling and side of the full and in the full and in the calling and side of the full and in the full and bedy file saling and delivery of these presents, the recipt whereof is hereby savened; the full and full and in the full and delivery of these presents, the recipt whereof is hereby savened and full bedy file saling and delivery of these presents, the recipt whereof is hereby savened and full and in the full and in the full and in the full and delivery of these presents, the recipt whereof is hereby savened and full and in the full and in the full and in the full and and delivery of these presents, the recipt whereof is hereby savened and full and in the full and in the full and and the full and delivery of these presents, the recipt whereof is hereby savened and full and in the full and and the full and delivery of the savened and the full and in the full and delivery of the savened and the full and and in the full and and the full and the full and and the full and and the full and the full and the full and delivery of the savened is hereby savened and the full		INCERN.
Bessie Price in the full and just som of Tro Thousand (\$2,000,00) Dollars, in said by my certain promissory note in writing, of even data herewith, due and proble on the property of the said of the property of the said on the property of the present of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and she in condensing the property of the property of the said ont, and the property of the property of the said ont, and the property of the property of the said ont of the said ont, and the property of the said ont of the said ont, and the property of the said ont of the said ont, and the property of the said ont of the said ont of the said ont. The property is a portion of that conveyed to if. C. Johnson and nortgagor by deed of I Lancaster recorded in the E.N.C. Office for Greenvilla County, S. C., by Deeds Vol., 280 at P.		
Bessie Frice in the full and just sum of Two Thousand (\$2,000.00) Dollars, in and by my certain promissory note in writing, of even date herewith, due and public on the promise of the public of th	WHEREAS, I,DYA_UIII_IYAAJ_	
Bessie Frice In the full and just sum of TWO Thousand (\$2,000,00) Dollar, in and by my certain promisory note in writing, of even date herewith, due and public on the promise of the pr		
Dollars, in and by my certain promissory note in writing, of even date herewith, due and public on the particular of the		
Dollars, in and by my certain prominery note in writing, of even date bescewith, due and public on the prominery note in writing, of even date bescewith, due and public on the public on the public on the public of the public o	Bessie Price	
Dollars, in and by my certain promissory note in writing, of even date besewith, due and or able on they. Describer 19.47. 3. Commandation of the second of the control		
Dollars, in and by my certain prominery note in writing, of even date herewith, due and public on the		
maturity at the price of First (15%) per centum per annum until pair, which is the company of th	in the full and just sum of Two Thousand	d (\$2,000,00)
December 19.47. BELIFITY at the price of First (5%) per centum per annum until pair, gentler by be considered and annum of the per sentence of the standard of the price of t		
maturity and it upoid when due to bear integrated a man rapeds principal until paid, and I have further promited and such that the control of the paid when due to bear integrated a manually, and it upoid when due to bear integrated a manually, and it upoid when due to bear integrated and are the principal until paid, and I have further promited and such that the control of the paid and through legal proceedings of any kind, reference bears and the paid and truly paid at and before it was a second of the said note, and also in consideration of the said and the paid at and before it was a second of the said note, and also in consideration of the said and released and of the presents of the said note, and also in consideration of the said and released and of the presents of the paid and additively of these presents of the said note, and also in consideration of the said and released and of the presents of the paid and additively of these presents of the said note, and also in consideration of the said and released and the paid and truly paid at and before it was a said and release unto the said. He said that tracter lot of land and the paid and release unto the said. He said that tracter lot of land and the said and release unto the said. Township, Greenville County, Suste of South Carolina, about six mile from the littly of Greenville, on the Leurens road, and having the following motes and bounds to with a said road and running thence N. 13-50 E. 642 feet to an iron pin; thence N. 68-45 E. 500 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Leurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the E. V. C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	Dollars, in and by my certain promissory note in wr	iting, of even date herewith, due and probable on the 5th day of
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing at the said of Greenville on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; then with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	December	19 47,
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to grant on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to grant gra		7- (PN
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to grant		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to all that tract or lot of lands. I Township, Greenville County, State of South Carolina, about six miles from the fifty of Greenville, on the Laurens road, and having the following meters and bounds to-wit: Reginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to grant		Q DU V JOV
released, and by these presents to grant, bargain, sell and release unto the said. Ressie Price, all of my undivided half-interession and to my undivided half-interession and to my undivided half-interession and the fifty of Greenville, on the Laurens road, and having the following meters and bounds to-wit: Reginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		por 1 Ber
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interess in and to all that tract or lot of land. **Township, Greenville County, State of South Carolina, about six miles from the fifty of Greenville, on the Laurens road, and having the following meters and bounds to-wit: **Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interess in and to all that tract or lot of lamb. Township, Greenville County, State of South Carolina, about six miles from the fifty of Greenville, on the Laurens road, and having the following meters and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interes in and to all that tract or lot of land. I Township, Greenville County, State of South Carolina, about six mile from the fifty of Greenville, on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Ressie Price, all of my undivided half-interession and to my undivided half-interession and to my undivided half-interession and the fifty of Greenville, on the Laurens road, and having the following meters and bounds to-wit: Reginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing at the said of Greenville on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		EANCELE ()
released, and by these presents to man, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interess in and to all that tract or lot of land in	maturity at the rat	te of F1rd (5%) per centum per annum until paid interest in be community in
released, and by these presents to man, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interes in and to all that tract or lot of law in	annually, and if unpaid when due to bear interest at a	same rate as principal until paid, and I have further promised and arrest to pay the cent on the whole amount orney of through legal proceedings of any kind, reference being the principal will more than appear.
released, and by these presents to man, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interes in and to all that tract or lot of law in	NOW KNOW ALL MEN That I the	Bertha Perry 608 AEENVILLE
released, and by these presents to grain, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interess in and to all that tract or lot of land not be a converged, and having the following meters and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; then with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		in consideration of the debt and form of money
released, and by these presents to grant, bargain, sell and release unto the said. Bessie Price, all of my undivided half-interessing and to grant gra	aforesaid, and for the better securing the payment the	ereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me
all that tract or lot of laid n x Township, Greenville County, State of South Carolina, about six mile from the Lity of Greenville, on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; then with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	711/ N 1/V	
Township, Greenville County, State of South Carolina, about six miles from the Lity of Greenville, on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	released, and by these presents to grant, bargain, sel	Il and release unto the said Bessie Price, all of my undivided half-interes
from the Lity of Greenville, on the Laurens road, and having the following metes and bounds to-wit: Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; then with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	in and to	
Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	all that tract or lot of land n-	
Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
Beginning at a point on the Laurens Road, corner of lands now or formerly belonging to Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		, on the automs road, and maving one retrowing motor and bounds
Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		•
Will Patton and running thence N. 13-30 E. 642 feet to an iron pin; thence N. 68-45 E. 300 to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.	Beginning at a noint or	the Laurens Road, corner of lands now or formerly belonging to
to an iron pin; thence S. 11-40 W. 645 feet, more or less, to a point on Laurens Road; the with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P.		
with said road N. 68-45 W. 300 feet, more or less, to the beginning corner. Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P		
Said property is a portion of that conveyed to J. C. Johnson and mortgagor by deed of Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P		
Lancaster recorded in the R.M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P		
来,"我就是一点了我们,我们会会,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的, "我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人	Said property is a port	tion of that conveyed to J. C. Johnson and mortgagor by deed of
来,"我就是一点了我们,我们会会,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的, "我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人	Lancaster recorded in the R.M.	M.C. Office for Greenville County, S. C., by Deeds Vol. 280 at P
		•