WHIRDAS. On and MARSWER, INC., corporation characted under the laws of the State of South Carolina. In the call and pure sigl of 1902 THOUSAND. ONE HUMBERD. and 15/100 (\$1,100.00) —	STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
WHEREAS. the said MARSMEN, INC., a corporation chartered under the laws of the State of South Carolina. in and by		
with interest thereon from again corporation to the rate of the state of South Carolina. in und by it a certain promissory in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1908. MOILEAN MOILEAN ONE HUNGERD and in the full and just such or 1909. MOILEAN MOILEAN ONE HUNGERD and see centum to be computed and paid. at the rate of five at the rate of five the rate of the said one, and said and released, and the public said of the rate of the said at the rate of five the rate of the said one, and said file of the ra	O ALL WHOM THESE PRESENTS MAY CONCERN:	Sand Greatin
in and by 1ts certain promissory promissory well and truly independ to the part of the full and just sub sub part of the full and just sub sub part of the full and just sub sub part of the full and just sub part of the sub part of the full and just sub part of the full and	WHEREAS, , the said MARSMEN IN	
in the full and just such of GME THOUS and ONE HUBSHED and [9/100 (\$1,100.00) Dollars, to be paid at months patter dame, with the right to anticipate either wholly or in part at any time the fore maturity with interest thereon from date gree centum to be computed and paid. Somi-annually netweet so paid when due to bear interest at some rate as principal; and if any portion of principal in maturity, about be paid to be unusual, the whole smoot to maturity, about be placed in the hands of an attorney for mit or collection, or if before its maturity it should be placed in the hands of an attorney for mit or collection, or if before its maturity it should be deemed by the holder thereof necessary for it and cases the mortgager promises to pay all costs and expenses, including 10 per cent of the indebtedness, as attorney's fees, this to be added to the gravitals in NOW, KNOW ALL MEN, That the sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC. The sold MAFSMEN, INC.	•	
in the full and just suft of ORE TROUSAND ONE HUMBERD and to 100/100 (\$1,100.00) = Dollars, to be paid and months and term dates, with the clight to anticipate either wholly or in part at any imenteror maturity with interest the following of the communication of the communication of the sufficient of the following of the content to said note to bear interest at same rate as principal; and if any portion of psecipal or interest to said note to be communication and paid success the mortgage in the same and the same rate as principal; and if any portion of psecipal or interest to said note to be communicated and paid success the mortgage in the same and the same rate as principal; and if any portion of psecipal or interest to said note the mortgage and the holder hereof, who may subthereon and therefore the mortgage in the same and mature of the said note of this mortgage in the hands of an attorney for any legal proceedings, then and in gith of said cases the mortgage provided in the mortgage as a part of said debt. NOW, KNOW ALL MEN, That the said of the part of the said note of the indebtedness, as attorney's fees, this to be added to the mortgage and for the better securing the payment thereof by the said of the transport of the indebtedness, as attorney's fees, this to be added to the mortgage and for the better securing the payment thereof by the said of the transport of the said of the transport of the said note, and all states of the said note, and	in and by	its certain promissory
with interest thereon from date		
with interest thereon from Gate	0/100 (\$1,100.00) Dollars,	to be paid six months parter date with the
until paid in full; a until paid when due to bear interest at same rate as principal; and if any portion of pancipal or interest tell and unpaid, the whole smow widenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and in case said note, after the interest to be placed, and the holder should place, the said note of this mortgage in the hands of an attorney for suit or collection, or if before its maturity it should be placed on the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for it consistences to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either the part of the proceedings then and in either the part of the proceedings then and in either the part of the proceedings then and in either the part of the said when the said when the said when the part of the said when the part of the said when the said when the said when the part of the said when the	ight to anticipate either wholly or in part at any	time before maturity
until paid in full; a until paid when due to bear interest at same rate as principal; and if any portion of pancipal or interest tell and unpaid, the whole smow widenced by said note to become immediately due, at the option of the holder hereof, who may sue thereon and foreclose this mortgage; and in case said note, after the interest to be placed, and the holder should place, the said note of this mortgage in the hands of an attorney for suit or collection, or if before its maturity it should be placed on the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for it consistences to be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either the part of the proceedings then and in either the part of the proceedings then and in either the part of the proceedings then and in either the part of the said when the said when the said when the part of the said when the part of the said when the said when the said when the part of the said when the	7.1	L 15, W
interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest the fat anythine past due and unpaid, the whole amount with measurity, 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 thereof necessary for its maturity, should be placed and the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for its maturity, should be placed and the hands of an attorney for any legal proceedings, then and in other state its maturity, should be placed, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in other state its betterness, and to be secured under this mortgage as a part of said debt. NOW, KNOW ALL MEN, That NOW, KNOW ALL MEN, That In consideration of the said note, and also in a said debt. Now, KNOW ALL MEN, That In hand and well and truly paid by said MARSMEN, INC. All that certain place, parcel or lot of land in Gantt Township, County of Greenville, it at and before the said of these Presents, the receipt whereof is necessary acknowledged, have granted, bargained, sold and released, and by the Presents, do grant bargain, sell and release unto the said W. J. Sullivan, his heirs and assigns forever. All that certain place, parcel or lot of land in Gantt Township, County of Greenville, it at any or such that the said such as a sugustation of the said Plat being recorded in the R.M.C. Office for irreenville County, in Plat Eook "P", page 13. Reference being craved to said Plat for a more complete description.	with interest thereon from date	at the rate of five
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, itate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of MARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for creenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.	evidenced by said note to become immediately due, at the option of the holder hereof, who determined to maturity, should be placed in the hands of an attorney for suit or collection, or if before	Imay sue thereon and foreclose this mortgage; and in case said note, after its maturity it should be deemed by the holder thereof necessary for the
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, itate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of MARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for creenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.	NOW, KNOW ALL MEN, That, the said	, in consideration of the said Neby and sam of money Grordai
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, itate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of MARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for creenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.	and for the better securing the payment thereof to the said W. J. S	Sullivan OF MANTAL OF MANTAL OF MANTAL OF THE OWNER O
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, itate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of MARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for creenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.	ccording to the terms of the said note, and also in consideration of the further sum of Three	Dollars, to SANTITUTE THE SAIT OF THE SAIT
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, tate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of MARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for creenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.	n hand and well and truly paid by said MARSMEN, INC.	at and before the sold and released, and by the Presents, do grant bargain, sell and release
All that certain piece, parcel or lot of land in Gantt Township, County of Greenville, state of South Carolina, being known and designated as Lot No. 2 on a Plat of property of IARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for Freenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.		
tate of South Carolina, being known and designated as Lot No. 2 on a Plat of property of IARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for reenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.		
ARSMEN, INC., known as Augusta Acres, said Plat being recorded in the R.M.C. Office for reenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.		
reenville County, in Plat Book "P", page 13. Reference being craved to said Plat for a more complete description.		
	omplete description.	
	The second secon	
	25.	
	- Para Maria Mar	