STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE.

WHEREAS, I. Julian D. M. Marchelder. Julian D. M. Marchelder. Julian D. M. Marchelder. Julian in and by my certain promisionery note in writing, of explaint herewith, sputfland payable on the. Julian D. M. Marchelder. Julian in and by my certain promisionery note in writing, of explaint herewith, sputfland payable on the. Julian D. Marchelder. Julian D. Mar	-	PRESENTS MAY CONCERN:				
Julian, in and by my certain promissory note in writing of eyel date herewith, question payable on the	WHEREAS, I,	J. O, Ž	moore	••••		
Julian, in and by my certain promissory note in writing of eyel date herewith, question payable on the			••••••••••••••••	•	· · · · · · · · · · · · · · · · · · ·	
Dollars, in and by my certain promissory note in writing of every date herewith, duction payable on the. July 1907 And the rate of head of the promissory and in writing of every date herewith the promised on the said of the promised and paid of the promised and paid of the whole amount due for strongly die of here inseres at same rated a principal unique hand, and have further promised and agreed to pay ten per cent of the whole amount due for strongly die of here inseres at same rated a principal unique hand, activate head of the principal unique hand of the principal day of the principal unique hand of the principal unique hand, activates head the tension bad will not be said of the whole amount due in consideration of the said debt and sum of money in head of the principal poid and before the scaling and delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and almost and the principal delivery of these presents the receipt whereof is being expension of the said debt and and of the principal delivery of these presents the receipt whereof is being expension of the said debt and and of the principal delivery of the september of the series of the series and the principal delivery of the series and the said. Justice presents do ground beginning and delivery of these presents the receipt whereof is being expension of the said debt and and the principal delivery of the series and the said and the said. Justice presents the receipt whereof is being expension of the said debt and and the said delivery of these presents the receipt whereof is being expension of the said debt and and the said and the said and the said				•	am well	and truly indebted to
Dollars, in and by my certain promissory note in writing of every date herewith, duction payable on the. July 1907 And the rate of head of the promissory and in writing of every date herewith the promised on the said of the promised and paid of the promised and paid of the whole amount due for strongly die of here inseres at same rated a principal unique hand, and have further promised and agreed to pay ten per cent of the whole amount due for strongly die of here inseres at same rated a principal unique hand, activate head of the principal unique hand of the principal day of the principal unique hand of the principal unique hand, activates head the tension bad will not be said of the whole amount due in consideration of the said debt and sum of money in head of the principal poid and before the scaling and delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and sum of money in head of the principal delivery of these presents the receipt whereof is being expension of the said debt and almost and the principal delivery of these presents the receipt whereof is being expension of the said debt and and of the principal delivery of these presents the receipt whereof is being expension of the said debt and and of the principal delivery of the september of the series of the series and the principal delivery of the series and the said. Justice presents do ground beginning and delivery of these presents the receipt whereof is being expension of the said debt and and the principal delivery of the series and the said and the said. Justice presents the receipt whereof is being expension of the said debt and and the said delivery of these presents the receipt whereof is being expension of the said debt and and the said and the said and the said	Jarkin	and loke	arles, a	ttornly		
Dollars, in and by my certain promissory note in writing, of every date herewith, declaid payable on the				······		
Dollars, in and by my certain promissory note in writing, of every date herewith, declaid payable on the	*					
July with interest from amountly and function of the rate of the rate of the said of the said and agreed to pay ten per cent of the whole amount due for attack. If the said of the said proceedings of any kind, reference being theremot had will more fully appear of the said of the s	in the full and just sum of.	Lour hu	indred.	no/100		••••
July with interest from amountly and function of the rate of the rate of the said of the said and agreed to pay ten per cent of the whole amount due for attack. If the said of the said proceedings of any kind, reference being theremot had will more fully appear of the said of the s						•••••
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and	Dollars, in and by my certain	n promissory note in writing, of e	ven date herewith, duelland	payable on the	2,2 nd	day of
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and	July	ź194 a	3	n. ~ \(\sqrt{\sq}}\sqrt{\sq}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}		
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and	0 ,0	<i>ا</i> ل ا	a No M	y (\		
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and		N	II ON XOV	·		
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and		NALI	P. W.	e e e e e e e e e e e e e e e e e e e		
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and		Out X	\mathcal{P}	23		
with interest from what the rate of Anthony per centum per annum until paid; interest to be computed and paid. Alminimum of unpul from the foliar interest at same rate of sprincipal unitional, and I have further promised and agreed to pay ten per cent. of the whole amount due for atterpts of tell is all not phycollected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW, KNOW ALL MEN. That I, the said. I was a subject of the said note, and also in consideration of the said debt and sum of money afforesaid, and for the botter securing the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Bollars, to me in hand will amountly paid at and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and before the sealing and delivery of these presents the receipt whereof is bereby acknowledged, have granted from the sealing and the sealing and			, 		3.	
annually and turned when a contract the rate of				TOO he		
annually and turned when a contract the rate of			A STATE OF THE STA	- (1, 12, 12)		
annually and turned when a contract the rate of		Ü		A Commence of the Commence of		
annually and turned when a contract the rate of	w. A			W. C. Brand Orle		
annually and turned when a contract the rate of	<i>></i>	ľΩ	16 n	Live to the second		
annually, and supposed then due for bear interest at same ratefas principal untilopaid, and I have further promised and agreed to pay ten per cent. of the whole amount due for attoriety feolis stid note pix collected by attorney or through legal proceedings of any kind, reference being thereunto had will more fully appear. NOW ALL MEN, That I, the said. Description of the said debt and sum of money aforesaid and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money aforesaid and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and to the said of grant, bargain, sell and release unto the said. I would be these presents do grant, bargain, sell and release unto the said. I would be therefore the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and the these presents do grant, bargain, sell and release unto the said. I would be acknowledged, have granted, bargained, sold and released, and the three grants and beautiful and the said and and containing further acknowledged. Township, Greenville County, State of South Carolina. On the West side of the old Rutherford Board and bounds, to with the coast side of the old Rutherford Board corner of waters property and the old Rutherford Board corner of waters property and the old Rutherford Board corner of waters property and the further acknowledged, and the said with the said waters property and the further acknowledged, have granted, barries and the said waters property and the said and the said waters property and the said and	dates?	Nat the rate of ex	ahts 1	centum per annum until paid	interest to be computed and a	*-
and the these presents do grant, bargain, sell and release unto the said of the old Rutherford Road and fortaining five acres, more or less, and having the following meter and bounds, to more or less, and having the daying the daying the acres, more or less, and having the old Rutherford Road and bollowing the old Rutherford Road and having the old Rutherford Road and having the sollowing the old Rutherford Road and having the following the fall Rutherford Road and having the sollowing t	annually, and unpaid when for attorney's feet if said no	due to bear interest at same rated be be collected by attorney or three	as principal until paid, and	I have further promised and a	greed to pay ten per cent. of	the whole amount due
aforesaidh and for the better securing the payment thereof, according to the terms of the said note, and also in consideration of the said debt and sum of money in hand the land truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and truthese presents do grant, bargain, sell and release unto the said. I which Dela Rutherford action and the truthese presents do grant, bargain, sell and release unto the said. I which Dela Rutherford to South Carolina. On the West side of the old Rutherford to And having the following five acres, more or less, and having the following meters and bounds, to wit. Beginning at an iron pin on the Gast side of the old Rutherford to the old Rutherford t						
all the tract or lot of land in behics scaring the payment thereof, according to the terms of the said note, and also in consideration of the further sum of Three Dollars, to me in hand will and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and the three presents do grant, bargain, sell and release unto the said. It which Delivery D					in consideration of the said d	ebt and sum of money
all proportion of land in labrich Springs Township, Greenville County, State of South Carolina. on the West side of the old Rutherford Board and containing five acres, more or less, and having the following meter and bounds, to wit: Beginning at an iron pin on the Gast side of the old Rutherford Board corner of Waters property and turning thence with line of Waters property n. 78 W. 16 feet to a pin. thence S. 18-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin.	aforesaid and for the better in hand well and truly paid	securing the payment thereof, acc at and before the sealing and deli-	cording to the terms of the very of these presents the	said note, and also in conside	eration of the further sum of	Three Dollars to me
all proportion of land in labrich Springs Township, Greenville County, State of South Carolina. on the West side of the old Rutherford Board and containing five acres, more or less, and having the following meter and bounds, to wit: Beginning at an iron pin on the Gast side of the old Rutherford Board corner of Waters property and turning thence with line of Waters property n. 78 W. 16 feet to a pin. thence S. 18-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin.	and by these presents do gra	nt, bargain, sell and release unto th	he said. I ulia	D. Cha	rlo atto	roly
on the West side of the old Rutherford Road and containing five acres, more or less, and having the sollowing meter and bounds, to-wit. Beginning at an iron sin on the East side of the old Rutherford Road corner of Waters property and curning thence with line of Waters property n. 78 w. 16 feet to a sin, thence S. 1k-15-w. 303. 16 feet to an iron sin, thence S. 85-25 6, 855, 8 feet to a spin.	6	*************	·····			
on the West side of the old Rutherford Road and containing five acres, more or less, and having the sollowing meter and bounds, to-wit. Beginning at an iron sin on the East side of the old Rutherford Road corner of Waters property and curning thence with line of Waters property n. 78 w. 16 feet to a sin, thence S. 1k-15-w. 303. 16 feet to an iron sin, thence S. 85-25 6, 855, 8 feet to a spin.	all that tract or lot of land	in Chick Sp	ringsTov	vnship, Greenville County, Stat	e of South Carolina.	
Sollowing five acres, more or less, and having the Sollowing meter and bounds, to wit. Beginning at an iron pin on the East side of the old Rutherford Road corner of Waters property and unning thence with line of Waters property n. 78 W. 16 feet to a pin. thence S. 16-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin.	1 4					
Beginning at an iron pin on the Gast side of the old Butherford Boad corner of Waters property and unning thence with line of Waters property n. 78 W. 16 feet to a pin, thence S. 16-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin.	contains	sest side of	of the oc	a vewnery	ord Road	c and
Beginning at an iron pin on the Gast side of the old Rutherford Road corner of Waters property and unning thence with line of Waters property n. 78 W. 16 feet to a pin; thence S. 14-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin;	bollowing	g from acre	ad house	du to	it	ing in
The old Rutherford Road corner of Waters property and curning thence with line of Waters property n. 78 W. 16 feet to a pin, thence S. 14-15-W. 303. 16 feet to an iron pin; thence S. 85-25 6, 855, 8 feet to a pin;	Begin	ning at a	n iron	sin on the	le Cast a	ride of
16 feet to a pin, thence S. 16-15-W. 303. 16 feet to an ron pin; thence S. 85-25 6, 855, 8 feet to a pin.	the old De	therford a	Road cor	ner of War	ters proper	ty and
ron pin; thence S. 85-25 6, 855, 8 feet to a pin:	running	thence wit	to live of	! Waters &	roperty n.	7820.
ron pin; thence 8, 85-25 6, 855, 8 feet to a pin.	116 feet to	a pin, the	nce S. 18	-15W. 303.	. 16 feet t	o an
thence 7.36 6,211.2 feet to the beginning corner.	cron pin;	thence S.	85-256,	855. 8 feet	to a pr	in:
v //	thence n.	36 6,211.2	fut to	the begin	ning com	er.