STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE.

m the full and just sum of Four Bundrad and no/100 (\$400.00) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable with and payable on the first day if each and every month, beginning aggust 1st, 1936, payments to be credited first to payment of interest and them first payment of interest and the first payment of the first payment of interest and the first payment of the f	WHEREAS, I,R. E. Burns.
bottars, in and by my certain prominously note in writing, of even date hercestis, due and myshle marks Dottars, in and by my certain prominously note in writing, of even date hercestis, due and myshle marks Dottars, in and by my certain prominously note in writing, of even date hercestis, due and myshle marks Dottars, in and by my certain prominously note in writing, of even date hercestis, due and myshle marks Dottars, in and by my certain prominously note in the first Dottars, in and by my certain prominously note in the first of a payment of interest and a heart of the payment of interest and heart of the payment of interest and heart of the payment of the marks of seven	WHEREAS, 1,
in the full and just sum ofRour_Bundred and no/100 (\$400.00) Dollars, in and by my certain premissory note in writing, of even date herewith, due and populo with the first day if each and every month, beginning agents 1st, 1836, payments to be credited first to payment of interest and them for the payment stop and payable on the first day if each and every month, beginning agents 1st, 1836, payments to be credited first to payment of interest and them for the payment stop and the payable of the payment of interest and them for the payment of interest and them for the payment of interest and them for the payment of the payment begins and the payment of the payment begins and the payment of the payment begins are the same and the payment begins proceedings of any kind, reference being thereund had will and truly poid at and before tagonding payment begins proceedings of any kind, reference being thereund had will and truly poid at and before tagonding payment begins proceedings of any kind, reference being thereund had will and truly poid at and before tagonding payment begins proceedings of any kind, reference being thereund had will and truly poid at and before tagonding payment begins proceeding to receive the payment begins proceeding to be and note, and also in consideration of the further sum of These Dollars, and the interest of the further sum of These Dollars, and the payment begins proceeding to receive the payment begins proceeding to receive the payment begins proceeding	am well and truly indebted to
Dollars, in and by my certain premissory note in writing, of even data herewith, das and payable MEME. In installments of Twenty Dollars (\$20.00) per month due and payable on the first day if each and every month, beginning appuss 1st, 1936, payments to be credited first to payment of interest and hear to be principal. The payment of interest and hear to be principal. The payment of interest and hear to be rincipal. The payment of interest and hear to be rincipal. The payment of interest and hear to be rincipal. The payment of interest to be computed and paid MEMILLA. THE PAYMENT, and if upgaid when due to bear interest at same rate as principal until paid, and thave further promised and agreed to pay ten per cent. of the whole amount due for alterney, to, if anis note be collected by attorney or through legal precedings of any hind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the said R. B. BURNS NOW KNOW ALL MEN, That I, the said R. B. BURNS In consideration of the mid debt and sum of maney aforesaid, and for the better securing the payment increase payment in and mote, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before those and payment the raid mote, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before those payment increase payment in home processes, and by these presents are also payment increased to the whole and truly paid at and before those payment increased to the said mote, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before those payment increased to the said mote, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before those payment increased to the said mote, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before those payment increased to the said mote payment increas	W.E. Mackey
Dollars, in and by my certain premissory note in writing, of even data herewith, das and payable MEME. In installments of Twenty Dollars (\$20.00) per month due and payable on the first day if each and every month, beginning appears 1st, 1938, payments to be credited first to payment of interest and hear feet about principal. Second of the payment of interest and hear feet about principal. With interest from the payment of interest at ame rate as principal until paid, and there feet anomal due for attorney fee, if said note be collected by attorney or through longly precedings of any kind, reference being thereunts had will more fully appear. NOW KNOW ALD MEN. That I, the said R. B. BURDS In consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof anomaly the payment thereof and any long the payment thereof any long the payment the pay long the payment thereof any long the payme	
in installments of Twenty Dollars (\$20,00) per month due and payable on the first day if each and every month, be ginning angust 1st, 1838, payments to be credited first to payment of interest and thome to the principal. With interest and thome to the principal. With interest from Against the rate of the payment of the said one to be interest at same rate as principal until paid, and I have further promised and agreed to pay ten per centum by amount due for atterney's fee, if said note be collected by atterney or through legal proceedings of any kind, reference being therrunto had will more fully appear. NOW KNOW ALL MEN. That I, the said	in the full and just sum of Four Hundred and no/100 (\$400.00)
in installments of wenty Bollars (\$20.00) per month due and payable on the first day if each and every month, beginning aggust 1st, 1838, payments to be credited first te payment of interest and them to the payment of payable produces the payable processing of any kind, reference being thereunto had will more fully appear. NOW KNOW ALL MEN, That I, the said R. E. Burns NOW KNOW ALL MEN, That I, the said R. E. Burns storesaid, and for the better securing the payment thereof, passible produces the said note, and also in consideration of the further sum of Three Dollars, to me in hand well and truly paid at and before the said payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents and payable produces the payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents and payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents and payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents and payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents and payable presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents granted that the following courses and distances: HEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with line of lot No. 2 S. 61-35 W. 210 feet to joint corner of lots Nos. 3 and 2; thence with his	10
with interest from description at the rate of seven per centum per annum until paid; interest to be computed and paid Marthal amount due for attorney's fee, if said note be collected 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 R. E. BUrns in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof, quadrilly the terminal the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said in the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said not these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents of the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said not these presents the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents of the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said note, and also in consideration of the further sum of Three Dellars, to me in hand well and truly paid at and before the said note, and also in consideration of the further sum of Three Dellars, to me in consideration of the said debt and sum of money aforesaid, and the further sum of Three Dellars, to me in hand well and truly paid at an defore the said note, and also in consideration of the said debt and sum of money aforesaid, and the further sum of Three Dellars, to me in consideration of the said debt and sum of money aforesaid, and the further sum of Three Dellars, to consideration of the said debt and sum of money aforesaid,	in installments of Twenty Dollars (\$20.00) per month due and payable on the first day if each and every month, beginning August 1st, 1936, payments to be credited first to payment of interest and them to the principal. The Debt Rerent Secure of the Table and them to the principal.
NOW KNOW ALL MEN, That I, the said	with interest from the same rate as principal until paid, and I have further promised and agreed to pay ten per cent. of the whole
all that tract or lot of land in Gamtt Township, Greenville County, State of South Carolina. on the White Horse Read, about foun miles from Greenville Court House, known as Lots Nos. 3 and 4 of Property of W. E. Mackey on plat of Dalton & Neves made Jan. 1936, and naving according to said plat the following courses and distances: HEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with said road N. 36-53 W. 210 feet to joint corner of lots Nos. 3 and 2; thence with line of lot No. 2 S. 61-35 W. 400 feet; thence with the rear line of Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	NOW KNOW ALL MEN, That I, the said R. E. BUrns
Jan. 1936, and naving according to said plat the following courses and distances: EEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with said road N. 36-53 W. 210 feet to joint corner of lots Nos. 3 and 2; thence with line of lot No. 2 S. 61-35 W. 400 feet; thence with the rear line of Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	aforesaid, and for the better securing the payment thereof, according to the said note, and also in consideration of the further sum of Three Dollar to me in hand well and truly paid at and before the realing and delivery of these presents. The receipt whereof is hereby acknowledged, have granted, bargaine sold and released, and by these presents of grant blogain by and release into the said.
Jan. 1936, and naving according to said plat the following courses and distances: EEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with said road N. 36-53 W. 210 feet to joint corner of lots Nos. 3 and 2; thence with line of lot No. 2 S. 61-35 W. 400 feet; thence with the rear line of Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	all that tract or lot of land in Gantt Township, Greenville County, State of South Carolina. on the White Horse Road, about four miles from Greenville Court House, known
HEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with said road N. 36-53 W. 210 feet to joint cerner of lets Nos. 3 and 2; thence with line of lot No. 2 S. 61-35 W. 400 feet; thence with the rear line of Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	as Lots Nos. 5 and 4 or Property of ". H. Media, on place of the same of the s
Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	HEGINNING at a point on the White Horse Road, corner Lot No. 4, running thence with said road N. 36-53 W. 210 feet to joint cerner of lots Nos. 3 and 2;
line N. 61-40 E. 400 feet to White Horse Read, beginning corner, and containing	thence with line of lot No. 2 S. 61-35 W. 400 feet; thence with the rear line of Lots Nos. 3 and 4, S. 36-53 E. 210 feet to corner J. A. Lumpford; thence with his
1.90 acres.	
	1.90 acres.