WHEREAS, , the said of Junear SEND GREETING:  and by my certain from any mote in writing, of en date with these presents, and well and truly indebted to the full and just sum of One hundred and fine Dollars (105.00)	THE STATE OF SOUTH CAROLINA, County of Greenville.	TO ALL WHOM THESE PRESENTS MAY CONCERN:
WHEREAS, It the wild and I Grand Andrew		
and by Try certain The same in writing, of me date with these presents. A well and truly indebted to the fall and just sum of Bree Andread and was a sum of Bree Andread and Bree Andread Andr		
mentate with these presents.  The full and just sum of Cleve Salanded around force Dollars (185.80)  The full and just sum of Cleve Salanded around force Dollars (185.80)  The full and just sum of Cleve Salanded around force Dollars, to be paid the salanded the salanded around salars, to be paid the salar salars are salars s		
the full and just sum of Core hundred and half just sum of Core hundred and half just sum of Core hundred and paid.  As 5, 00 face 22 red. 1939.  As 5, 00 face 22 red. 1939.  It the rate of 6 of a per cent. per annum, to be appeted and paid. A mentil paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal and paid.  In interest the at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may suc thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 fl.  Desides all costs and expenses of collection to be led to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any the thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference any thereon bad, as will more fully appear.)  NOW, KNOW ALL MEN, That I the said I flow said I flow said I flow said when the payment thereof to the said I flow said when the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said I flow said	<i>F</i>	
the full and just sum of		
As the rate of Land. 22 red. 1929.  B35.10 Jan. 22 red. 1929.  A thinterest thereon, from Sate of Land. 1931.  In interest the same rate as principal; and if any portion of principor interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of. 1246.  Desides all costs and expenses of collection to be red to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any thereon lad, as will more fully appear.)  NOW, KNOW ALL MEN, That the said of Jan.  NOW, KNOW ALL MEN, That the said of Jan.  In band well and fruly paid by the said. Represent thereof to the said Representation of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. Representation of the said note, and also in consideration of the further sum of Three Dollars, to the said of Representation of the said note, and also in consideration of the further sum of Three Dollars, to the said of Representation of the said of the said of Representation of the said of the said of the said of Representation of the said of the said of Representation of the said of the said of the said of Representation of the said of the said of Representation of the said of the said of the said of Representation of the said of the said of Representation of the said of		
in interest thereon, from Acate at the rate of Lofa per cent. per annum, to be imputed and paid. Acately until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 ft 2 holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 ft 2 holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 ft 2 holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 ft 2 holder hereof, or may sue thereon and foreclose this mortgage; said note and thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said debt, or any thereof he located by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note		
th interest thereon, from.  Acate  at the rate of logs per cent, per annum, to be interest thereon, from.  Acate  until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may at thereon and foreclose this mortgage; said note further providing for an attorney's fee of 10 fla.  bed to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference any threaton of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said.  NOW, KNOW ALL MEN, That.  It he said.  J. J	\$35,00 Jan 22 nd, 1929.	
th interest thereon, from	\$35,00 Jan 22nd, 1930.	
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of		
until paid in full; all interest not paid when due to hear interest at the same rate as principal; and if any portion of principal in full; all interest not paid when due to hear interest at the same rate as principal; and if any portion of principal interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, on may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	h interest thereon, from date	at the rate of 6 of a per cent. per annum, to be
until paid in full; all interest not paid when due to bear interest at the same rate as principal; and if any portion of principor interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, o may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	nputed and paid annually	
or interest be at any time past due and unpaid; then the whole amount evidenced by said note to become immediately due at the option of the holder hereof, or may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of		
besides all costs and expenses of collection to be bed to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any t thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference and thereunto had, as will more fully appear.)  NOW, KNOW ALL MEN, That	l or interest be at any time past due and unpaid; then the whole amount evidenced by sa	id note to become immediately due at the option of the holder hereof,
besides all costs and expenses of collection to be led to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any t thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference ng thereunto had, as will more fully appear.)  NOW, KNOW ALL MEN, That		
led to the amount due on said note, to be collectible as a part thereof, if the same be placed in the hands of an attorney for collection, or if said debt, or any t thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note, reference not thereunto had, as will more fully appear.)  NOW, KNOW ALL MEN, That		
NOW, KNOW ALL MEN, That the said of the said of the better securing the payment thereof to the said. Resulting the said of the	ded to the amount due on said note, to be collectible as a part thereof, if the same be	placed in the hands of an attorney for collection, or if said debt, or any
NOW, KNOW ALL MEN, That the said of the sa		secured under this mortgage; as in and by the said note, reference
consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof to the said. A.		
ording to the terms of said note, and also in consideration of the further sum of Three Dollars, to	· · · · · · · · · · · · · · · · · · ·	
in hand well and truly paid by the said. R. Pawley and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do not, bargain, sell and release unto the said. R. J. Rowley, his  all that Certain tract of land, in Green unty, Freenville Jownship, and State aforesact rown and designated as lot 1, in sub-divi- lots 99 and 100 fine subdivision known a pie I deight New Plat recorded in Plat Boo	the better securing the	e payment thereof to the said
in hand well and truly paid by the said. R. Pawley and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do not, bargain, sell and release unto the said. R. J. Rowley, his v  All that Certain tract of land in Freening unty, Freenielle Jownship, and State aforesact rown and designated as lot 1, in sub divi- lots 99 and 100 fine subdivision known a pur Heat Plat recorded in Plat Boo	ording to the terms of said note and also in social action of the first	10
and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do not, bargain, sell and release unto the said. R. J. Rowley, his / and State aforesain the said of the	ording to the terms of said note, and also in consideration of the further sum of Thr	ree Dollars, to the said the said
and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do not, bargain, sell and release unto the said. R. J. Rowley, his I and I late a foresact of land in Green, and State a foresact order and designated as lot, in sub division of the said. I grant of the said and soft of the said of the s		200
all that certain tract of land in Freen enty, Freenville Lownship, and State aforesace rown and designated as lot, in sub-divi lots 99 and 100 fine subdivision known a sie Height New Plat recorded in Plat Boo	in hand well and truly paid by the said	of toutey
all that certain tract of land in Green enty, Freewille Lownship, and State aforesace rown and designated as lot, in sub-divi- lots 99 and 100 fine subdivision known a sie Height New Plat recorded in Plat Boo	and before the signing of these Presents, the receipt whereof is hereby acknowledged. he	yeranted, bargained, sold and released, and by these Presents, do
all that certain tract of land in Green inty, Freewille Lownship, and State aforesan rown and designated as lot 1, in sub-divi lots 99 and 100 fine subdivision known a sie Height New Plat recorded in flat Too	int, bargain, sell and release unto the said. R. Rawley,	his)
nown and designated as lot, in sub-division known a lot of men plat recorded in flat Boo		
lots 99 and 100 fin subdivision known a sie Height New Plat recorded in flat to	enty Treem ille Laura him	and State a love
lots 99 and 100 fin subdivision known a sie Height New Plat recorded in flat Boo	rown and designated a	e lot in a finding
sie Height New Plat recorded in flat Boo	lots 99 and 100 fin sub	division known a
page 167 in the Rm. C. Office for Streemelle County.  Sold of the Rm. C. Office for Streemelle C	sie Height New Plat ree	orded in Plat &
Policy Source of source of the	page 1 & Tim the R. m. C. Of	fice for Greenville County
Policy Services of management of the services		
Para Source of Manual Control of the		
Parish and a service of the service		en e
Parish South	en de la companya de La companya de la co	en er en
Sold Sold Sold Sold Sold Sold Sold Sold		en e
Parish Service of Serv		
Solid		en de la composition de la composition La composition de la
Por Son Son Son Son Construction of the son		20 pm 47
Por Son	and the second of the second o	50° 9° 49°
Sold of the state	6 4 1 6 C	5 41.
Server of the se		20 CANC COURS 3 3 0
Jan San San San San San San San San San S	المهم و عنول المحادث ا	TOO AND TONNESSED.
Jan San San San San San San San San San S		BATTISK Sparis
		10ll of our
		in the contraction
		and the second of the second o
		en e
en en moneral de la Companya de la La companya de la co		en de la companya de
and the state of the	to the work that is a first of the control of the c	