| well date with these fresents, | THE STATE OF SOUTH CAROLINA, County of Greenville. | TO ALL WHOM THESE PRESENTS MAY CONCERN: |
|--|--|--|
| WHERPAS, I are the second of t | | xchoon of said County |
| were date with those foreseen. well and truly indebted to the foll and just sum of hispanic of the manufacture of the following the part of the part | | SEND GREETING: |
| were date with these forcests. We found in the fall and just some of the control | | |
| in the fall and just arm of the following of the fall and just arm of the fall and just are the grant of the fall and just are the grant of the fall and just are the grant of the fall and paid in small all inserest not paid when thus to bear interest at the same rate as placified, and it may scribe a of prince of the fall and the fall and the paid to the same the same in the fall and the patient of the helder hereof to one said more that the same the passed in the fall and repeases of expliciture to be following of any bind (all of which is secretar during the same that the fall and they are at any time past the same of the fall and the same that the fall and the patient of the said down on said more (telly system). There is the same to placed in the fall and they fall and repeases of expliciture to be fall as the same to place all the fall and they the said note. The considerations of the said their can make the considerations of the said they are at the consideration of the said their and turn of money places that the fall and which is secretar during the fall and they have a said state. The fall and the fall and turn of money places that the fall and the fall and the fall and they paid by the said. The fall and the fall and turn of money places that they are securing the payment thereof to the said. The fall and the fall and turn of money places that they are the said. The fall and the fall and turn of money places that they are the said. The fall and the fall and they paid by the said. The fall and the fall and turn of money places that they are the said. The fall and the fall and turn of money places that they are the said. The fall and the fall and they paid by the said. The fall and the fall and they paid by the said. The fall and the fall and turn of | 1 | |
| other, to be paid | | well and truly indebted to |
| ith interest thereon, from I Bessel and the forse June 1 the rate of designed per cent, per annual, to be supported and goald. A more designed by the fact to have interest at the same rate as principal, and it may sortion of prince all or interest he at any time goal do and agoalt them to whole amounts extremed by said note to become amounts by the said to other and principal and it may sortion of prince and or interest he at any time goal for the content of the holder beared he may since thereon and forceclose this morngage, said note interest providing for an atterexy's ten at headers at costs and expenses of collection to be liked to the amount due on add note to be callectible as a part thereof, if the same be placed in the limited on a interior for collection, or it said doke, or any art thereof, he collected by an attorney or by legal proceedings of any kind (all of which is exerted under this morngage; as it and by the said note reterence ingo thereunds bad, as will more fally appears). NOW, KNOW ALL MIN, That A great the content of the further some of the payment thereof to the said. A Reason of the said doke and some of morney abbresid, all for the better securing the payment thereof to the said. A Reason of the said only, analysis in consideration of the further some of Three Dollars, to the said. A Reason of the said only, analysis in consideration of the further some of Three Dollars, to the said. A Reason of the said of these freemank the receipt whereof is benefit as and a flat and released, and by these Freeman, do not be for the said of the said. A Reason of the said | J. Mason | 2 a light the things and the light of the li |
| ith intercost thereon, from I have all all intercest not paid when even to be interest at the same rate, as orinoidal, and if any portion of points all or interest is at any time past due and impalify then the whole amount evidenced by and note To become immediately due at the option of the heldes hereof to many are thereon and foreclose this mortgage; and note for their providing for an attorney's few of Intil Description and the heldes hereof to many are thereon and foreclose this mortgage; and note for their providing for an attorney's few of Intil Description and accounts of callection to be followed by an auturney or by legal processing and thereof, be collected by an auturney or by legal processing and the collected by an auturney or by legal processing and the collected by an auturney or by legal processing the collection of the branch of the heart of the mortgage is in and by the said note, reference may threuton bad, as will more failly appears. NOW, NOW ALL MIN, That I was a support of the collection of the said which is secured mater in more gaps as in and by the said note, reference inget threuton bad, as will more failly appears. Scording to the terms of said now, and which is consideration of the trather says of Tance Dollars, to provide the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his well and truly paid by the said. In his said re | 4 0 | |
| ampired and paid. According to the terms of said users, such and support of mother and principal and if any portion of principal and instances the st any time past due and supposit, then the whole amount evidenced by said note to become immediately due at the option of the holder hereof ho may sue thereon and foreclose this mortgage; said rote further providing for an attoroxy's See oi. I stiff. Besides all costs and expenses of collection to be 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 delt, or any stretched, 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 sing thereunto had, as will more fully appear.) NOW, KNOW ALL MEN, That She said She hand She hand She hand She hand She hand She said delt and sum of more apprecial, the for the better securing the payment thereof to the said. I have so secretly not the terms of said user, and also in consideration of the further says of Three bollars, to the said. The said She said server and she will and truly paid by the said. And before the signing of these Presents, the receipt whereof is bereby achaeovirelyed, have granted, bergained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. And she will and truly paid by the said. And she will be said the said of the said she will be said. And she will be said the said of the said she will be said. And she will be said to the said of the said she will be said. And she will be said to the said she will be said. And she will be said to the said before the signing of these Presents, the receipt whereof is bereby achaeovirely, between the said she said by these Presents, do and, because of the said by these Dresents, do and, because of the said by these Dresents, do and, because of the said by the said the said of the said by the said of the said by the said of the | Sollars, to be paid with the force | July 10 TM 1951. |
| amount and paid. According to the terms of said motify and interest, not paid when the to lear interest at the same rate as principal; and if any portion of principal or interests he at any time past due and unpaid; three the whole amount evidenced by said note to become immediately due at the option of the holder hereof in may ane thereon and foreclose this mortgage; said note further providing for an attorney's fee oi. Let # | | <u> </u> |
| may see the set any time past due and uspaid; then the whole amount evidenced by said note. To become immeristably for at the option of the lottler berroff to many see thereous and foreclose this mortgage; said note further providing for an attorncy's few oi. In the said note. To be confidentially and foreclose this mortgage; said note further providing for an attorncy's few oi. In the said note. To be confidentially an attorncy's few oi. In the said and to one and note. To be confidentially as a part thereof, if the same be placed in the lands of an attorncy for collection, or if said delt, or any in thereof, excellented by an attorncy or by legal proceedings of any kind (all of which is secured under this mortgage; as in and by the said note. Therefore ing the consideration of the said delt and som of money albrevials, the for the better securing the payment thereof to the said. NOW, KNOW ALL MEN, That In high well and truly paid by the soid. In high well and truly paid by the soid. And before the signing of these freezenth the receipt whereof is bereity arknowledged, have granted, languined, sold and released, and by these Presents, do not, any approach the control of the further sum of Three Deltars, to the said. And that Centary by the soid. And the second of the said of the second of the further sum of Three Deltars, to the said by these Presents, do not, any approach the second of the second | | |
| any one three of the arms of seed noted. And the same of the same that any time past due and unpaid; then the whole amount evidenced by said note. To become immeristably doe at the option of the holder hereof he may see three on and foreclose this mortgage; said note further providing for an attorncy's fee of the first all coass and expenses of collection to be ded to the amount of the collected by an attorney or by legal provenings of any kind (all of which is secured under this mortgage; as in and by the said note. The said of the coast of the coast of the coast of the said of the said debt, or any or three ones and coast of the said of the said debt and sum of moors afterward of the first her securing the payment thereof to the said. The said of the terms of said note, analysis in consideration of the first her said. The said of the terms of said note, analysis in consideration of the first her say of Three Dollars, to the said. The said of | ith interest thereon, from this date |) at the rate of light per cent per annum to be |
| while paid to full all interest sol paid when due to bear interest at the game rare as principal; and if any portion of principal or interest be at any time post due and ungast; then the whole amount evidenced by said sole. To be come immediately due at the option of the holder herent he may see thereon and foreclose this mortgage; said note further providing for an atterney's free of | | |
| it or interest be at any time part die and unjadic; then the whole amount evidenced by said acte to become immediately doe at the option of the holder hereof bo may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of It is bedded 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 at 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 in the said and a swill more finity appears.) NOW, KNOW ALL MEN. That If said I have a sum of money absenced, fulfifor the better securing the payment thereof to the said. Toording to the terms of said note, and also in consideration of the inriber sum of Three Dollars, to The said. Toording to the terms of said note, and also in consideration of the inriber sum of Three Dollars, to The said. The said And the said and truly paid by the said. And before the signing of these Presents, the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. And before the signing of these Presents, the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and by these Presents, do and, bargained, sold and released unto the said. And before the signing of these Presents, the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and by these Presents, do and, bargained, sold and released, and by these Presents, do and, bargained, sold and released unto the said. And before the signing of these Presents, the receipt whereof is bereby acknowledged, have granted, burgained, sold and released, and by these Presents, do and, bargained, sold and released, and by these Presents, do and, bargained, sold and released unto the said. And before the signing of these Pres | | |
| besides all costs and expenses of collection to be ded to the amount due on skill norm. To 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 skill other, or any reference ing therenato had, as will more inly appear.) NOW, KNOW ALL MEN, That I personally the for the better securing the payment thereof to the said. One sideration of the said debt and sum of money abovesaid, the for the better securing the payment thereof to the said. One sideration of the said due to the said and sum of money abovesaid, the for the better securing the payment thereof to the said. One sideration of the said unity, a sakalso in consideration of the further sum of Three Dollars, to the said. One sideration of the said unity, a sakalso in consideration of the further sum of Three Dollars, to the said. One shows the signing of these Present, the receipt whereof is hereby schowledged, have granted, borganized, sold and release unto the said. One shows the receipt whereof is hereby schowledged, have granted, borganized, sold and release, and by these Presents, do and before the signing of these Presents, the school of the said. One shows the said the school of the second school of the said of the school | | |
| that 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 art 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 sing thereunto had, as will more fully appear.) NOW, KNOW ALL MEN, That A she said I have have better securing the payment thereof to the said. I have a said only any alpressid, that for the better securing the payment thereof to the said. The hand for the said debt and sum of money alpressid, that for the better securing the payment thereof to the said. The hand for the said have a said note, any alpressid, that for the better securing the payment thereof to the said. The hand for the said note, any alpressid, that consideration of the further sum of Three Dollars, to write the said. The hand for the said note, any alpressid, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do sant, bargain, sell and released unto the said. The hand for the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do sant, bargain, sell and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargained, sold and released, and by these Presents, do sant, bargai | ho may sue thereon and foreclose this mortgage; said note further provide | ding for an attorney's fee of |
| and before the signing of these Present, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, soll and release unto the said. A Consideration of the signing of these Present, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, soll and release unto the said. A Consideration of the signing of these Present, the receipt whereof is hereby schowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, soll and release unto the said. A Constant of Presents of the said of the signing of these presents, do and, bargain, soll and release unto the said. A Constant of Presents of the said of the signing of these presents, do and, bargain, soll and release unto the said. A Constant of Presents of the said of the signing of these presents, do and, bargain, soll and release unto the said. A Constant of the signing of these presents, do and, bargain, soll and release unto the said. A Constant of the signing of these presents, do and, bargain, soll and release unto the said. A Constant of the said of th | | |
| NOW, KNOW ALL MEN, That I was aid of the said of the s | lded 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 |
| consideration of the said debt and sum of money afteresid, All for the better securing the payment thereof to the said. The cording to the terms of said not, and also in consideration of the farther sum of Three Dollars, to the said. The chard fackness. The chard fackness. The said of B. Rasar and before the signing of these Present, the receipt whereof is hereby acknowledged, have granted, bergained, cold and released, and by these Presents, do ant, bargain, sell and release into the said. The said self-and certain both precess presents of the said and suggest the said self-and certain both precess presents of the certain beautiful and suggest the said self-and s | | |
| consideration of the said debt and sum of monoy abressid, All for the better securing the payment thereof to the said. The passer of said note, and also in consideration of the further sum of Three Dollars, to the said. The said of the said of the said of the said of the said. The passer of said note, and also in consideration of the further sum of Three Dollars, to the said. The passer of said note, and also in consideration of the further sum of Three Dollars, to the said. The passer of the said of the said of the said. The passer of the said of the said of the said. The passer of the said of the said of the said. The passer of the said of the said. The passer of the said of the sai | NOW, KNOW ALL MEN, That | rehard Jackson |
| and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and sold present and being in the Italia of the least of the state of the least of lea | | |
| and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and sold, piecework of the said. It is a superior that the state of the said of | AP R. | |
| and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and, bargain, sell and release unto the said. It is hereby acknowledged, have granted, bargained, sold and released, and by these Presents, do and sold present and being in the Italia of the least of the state of the least of lea | cording to the terms of said noty,, and also in consideration of the furt | rther sum of Three Dollars, to, 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 ant, bargain, sell and release unto the said. All that Certain bot, precessor parcel of the land, hying and being in the State of the City of Treenvelle and fourth ward of the City of Treenvelle, known as bot 42 of the enter property and having the following the selection of the large that though the love and 160 ft. deep thind thousanded here love and 160 ft. deep thind thousanded were side and a bot trook or forthardy were side and a lot trook or forthardy were side and a lot trook or forthardy will be a lot of land conveyed to J. C. Jack of the large packado by mo. M. Converse they end hearing the safere property where I now reade | AN AN C | |
| ant, bargain, sell and release unto the said. G. B. Kasar his here and assign all that Certain lot, precessor arcel of the treate, typing and being in the state of the City of Theenvelle and fourth ward of the City of Theenvelle and having the following formense to wit: fronting \$48 feet ont Ga renewall 60 ft. deep and thounded he lot or formorely belonging to Charley Fair wheel by Sea Farker on the or her scale and a lot make or formally eing safre lot of land conveyed to fil. Jack and a family many of the safre packado by Mrs. M. S. Convers by each beauty date 2 arch day of the My, and eing the safre property where I now reside | in hand well and truly paid by the | he said Q B Rasor |
| ant, bargain, sell and release unto the said. G. B. Kasar his here and assign all that Certain lot, precessor arcel of the treate, typing and being in the state of the City of Theenvelle and fourth ward of the City of Theenvelle and having the following formense to wit: fronting \$48 feet ont Ga renewall 60 ft. deep and thounded he lot or formorely belonging to Charley Fair wheel by Sea Farker on the or her scale and a lot make or formally eing safre lot of land conveyed to fil. Jack and a family many of the safre packado by Mrs. M. S. Convers by each beauty date 2 arch day of the My, and eing the safre property where I now reside | | |
| all that certain bot, precesoparcel of the truste, lying and being in the State of the city of Freewelle and fourth ward of the City of Freewelle, known as lot 42 of the extent frakely and having the following interest to wit: frakting 48 feet ont Ca 1° Dec are and 160 ft. deep and bounded he lot or formally belonging to Charley Have one side and a lot moter or formally wined by Teo. Farker on the orher earlest eing safere lot of land conveyed to J. C. Jack and Jamie Jackson by Mrs. M. Convers they end bearing date 2 oxforday of Feb. 1944, and engree safere property where I now reside | | |
| the tity of Freewelle and fourth ward of he city of Freewelle, known as lot 42 of the enter property and having the following innerseioned to wist: fronting 48 feet on Ca innerseioned to wist: fronting 648 feet on Ca he lot ou formally belonging to Charley Have he lot of formally belonging to Charley Have wored by Feo. Harker on the orher ecile, the eing safre lot of land conveyed to G. C. Daes and Jame Jackson by Mrs. M. G. Conners by end bearing date 2 och day of Feb. 1911, and eing the sofone property where I now reside | | 1 A A |
| he City of Freewelle and fourth ward of he City of Freewelle, known as lot #2 of the extent property and having the following innered to wit: fronting #8 feet ont Coarley he lot or formorly belonging to Charley Have none stile and a lot more or formarly world by Seo. Harker on the orher scale, the eing sature lot of land conveyed to G. C. Dace and annie Jackson by Mrs. M. J. Convers by end bearing date 2 och day of Feb. 1941, and eing the sature property where I now reside | t to | I lov, piece suparcel of 10 |
| the City of Theenville, known as lot #2 of the cater property and having the following innerestable and 160 ft. deep and bounded the lot or formorly belonging to Charley Han we one side and a lot mow or formorly wing safe lot of land conveyed to Q.C. Dace eing safe lot of land conveyed to Q.C. Dace and farmie Jackson by Mrs. M. Congers by engaged bearing date 2 orth day of Feb. 1911, and eing the sofne property where I now reside | nd Courth of Greendel | the state of the |
| interviewed to wit: fronting 48 feet of Ca 1º Dee ave and 160 ft. deep and bounded he lot or formorly belonging to Charley Have none stile and a lot more or formally wned by Seo tarker on the orher scale of eing safre lot of land conveyed to G.C. Dace and Jamie Jacketh by Mrs. M. Congers by eing safre packeth day of Jeb. 1911, and eing the safre property where I now reside | | |
| The lot or formally belonging to Charley Hard none stile and a lot thow or formally wned by Seo. Harker on the other scale, to eing safe lot of land conveyed to J. C. Jack and Cannie Jackador by Mrs. M. Convers they sed bearing date 2 och day of Feb. 1911, and eing the safere property where I now reside | 2 \ / \ \/ / \ / - 0 \ | |
| re lot or formorly belonging to Charley Itans one side and a lot track or formarly when eing safe lot of land conveyed to G. C. Dack of annie Gachan by Mrs. M. G. Convers thy end bearing date 2 arth day of Feb. 1911, and eing the safere property where I now reside | imensions to wi | 1: fronting 148 feel on Ca |
| one slide and a lot motor or fortrailing wheel by Seo. Harker on the sched scale of and Conveyed to J. C. Jack of annie Jackson by Mrs. M. S. Convers by end bearing date 2 arth day of Feb. 194, and eing the same property where I now reside | 75 Dee ave. and 160 | ft. deep and bounded |
| world by Seo. Harken on the orker scale of eing safre lot of land conveyed to G. C. Jack of annie Jackson by Mrs. M. S. Convers by eed bearing date 2 orth day of Feb. 1911, and eing the safre property where I now reside | // | belonging to Charley Harr |
| eing sature lot of land conveyed to G. C. Jack of annie Gachan by Mrs. M. B. Convers by ed bearing date 2 och day of Feb. 194, and eing the safere property where I now reside | | |
| ed bearing date 2 och day of Feb. 1911, andle eing the safere property where I now reside | when hy seo. tarke | wonthe ocher side to |
| eing the same property where I now reside | and the north of he | and conveyed to G. C. face |
| eing the safine property where I now reside | sed begins dates as | the off the convers they |
| Something of the second of the | | |
| in the second se | f | The result have bearde |
| in the second se | | |
| in the second se | A NOTE OF ALL | |
| The state of the s | Swy/ & O's | |
| ASTOR SOLVER SOL | A STATE OF THE STA | |
| A STATE OF S | | en de la companya de La companya de la co |
| A STATE OF THE STA | | |
| | Service of the servic | |
| | 3 3 a 97 | |
| | S. S | |
| | S. S. W. | tang menganggan penggunan sebagai kemanggan penggunan penggunan penggunan penggunan penggunan penggunan penggu Penggunan penggunan |
| ranger de la companya de la company La companya de la co | * *********************************** | |
| | en e | tan di kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn |