MORTGAGE OF REAL ESTATE.

THE STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE.

TO ALL WHOM THESE PRESENTS MAY CONCERN:

0	t. W. A. Marken	gu SEND (
WHEREAS,	the said	Weman	GREETIN
in and by Mil cer		note	in writing,
even date with these presents,		assu well and truly indebted to	
in the full and just sum of	Three Thousas	(\$ 3, 100,00)	
Dollars, to be paid.	e year after	date	• • • • • • • • • • • • • • • • • • • •
with interest thereon from	date	at the rate ofper cent. per	
		ally per cent. per	
		interest at the same rate as principal; and if any portion of principal or in	
its maturity it should be deemed mortgage in the hands of an a	d by the holder thereof necessary for the attorney for any legal proceedings, then and	protection of his interests to place, and the holder should place, the said note in either of said cases the mortgagor promises to pay all costs and expense	or
		ney's fees, this to be added to the mortgage indebtedness, and to be secure	ed under 1
mortgage as a part of said deb	at.	ney's fees, this to be added to the mortgage indebtedness, and to be secure.	
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt	EN, That said a said a said a sum of money aforesaid, and for the be	tter securing the payment thereof to the said.	
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt	and sum of money aforesaid, and for the be	etter securing the payment thereof to the said.	
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said	and sum of money aforesaid, and for the be	etter securing the payment thereof to the said. There said the sa	
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said	and sum of money aforesaid, and for the be	etter securing the payment thereof to the said. There said the sa	
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said	and sum of money aforesaid, and for the be	etter securing the payment thereof to the said. There said the sa	
nortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said at and before the signing in the said said said said said said said said	and sum of money aforesald, and for the bed note	etter securing the payment thereof to the said. There said. The	ents do gr
mortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said at and before the signing in the said said said said said said said said	and sum of money aforesald, and for the bed note	etter securing the payment thereof to the said. There said. The	ents do gr
nortgage as a part of said deb NOW, KNOW ALL M in consideration of the said debt according to the terms of the said at and before the signing in the said said said said said said said said	and sum of money aforesald, and for the bed note	etter securing the payment thereof to the said. There said. The	ents do gr
according to the terms of the said debt according to the terms of the said debt at and before the signing of the bargain, sell and release with the late of the Lot No.	and sum of money aforesaid, and for the bearing and from consideration of the full in hand, well and there paid by the said. In the City of Freenville 13, on plat of Property of Scribed according to	etter securing the payment thereof to the said There said The sa	ents do gr
according to the terms of the said debt according to the terms of the said debt at and before the signing in the bargain, sell and release with the large of the	and sum of money aforesald, and for the bearing and sum of money aforesald, and for the bearing and sum of money aforesald, and for the bearing in hand, well and train paid of the these Presents, the receipt whereof is here as aid. Richardson in the City of Property of the cording to the Morth Street, joint of the cording to	etter securing the payment thereof to the said. The said of Three Dollars, to the said of said of the	ents do gr iece
according to the terms of the said debt according to the terms of the said debt at and before the signing of the bargain, sell and release with the late of the late of the said bein self south side of the South side of the South side of the thence slong line	and sum of money aforesald, and for the bear and sum of money aforesald, and for the bear and sum of money aforesald, and for the bear and sum of money aforesald, and for the bear in hand, well and there paid by the said. In the City of Property of Secribed according to get Morth Street, joint of feet to point on line of of Lot No. 19, N. 69, 07, V.	etter securing the payment thereof to the said There said of Three Dollars, to Me said The said of Three Dollars, to Me said The said of Three Dollars, to Me said The said of State aforesaid, being known as the said of Rush Bros., made by R.F. Delton, Engr., said Plat, as follows: Beginning at a point former of Lots Nos. 12 and 13, and running Lot No. 12, joint corner of Lots Nos. 13 and Letter of Lots Nos. 14 and Letter of Lots Nos. 14 and Letter of Lots Nos. 15 and Letter of Lots Nos. 14 and Letter of Lots Nos. 15 and Lett	ents do gr iece
according to the terms of the said debt according to the terms of the said debt at and before the signing with the late of late of the late of lat	and sum of money aforesald, and for the bearing and sum of money aforesald, and for the bearing and sum of money aforesald, and for the bearing in hand, well and train paid of these Presents, the receipt whereof is here as and the City of Property of Property of Secribed according to feet to Point on line of of Lot No. 19, N. 69.07 Mance along line of Lot No.	etter securing the payment thereof to the said orther such of Three Dollars, to. M. M. Chandson by acknowledged, have granted, bargained, sold and released, and by these Preserved, his heirs and assigns: All that certain post Rush Bros., made by R.E. Dalton, Engr., said plat, as follows: Beginning at a point corner of Lots Nos. 12 and 13, and rurning Lot No. 12, joint corner of Lots Nos. 13 and 20 feet to point, joint corner of lots No. 14, N. 20.04 F. 40 feet to point on West	ents do gr iece nd
according to the terms of the said debt according to the terms of the said debt according to the terms of the said at and before the signing to the lot of the lot of the said according to the terms of the said according to the terms of the said according to the said ac	and sum of money aforesald, and for the beautiful and sum of money aforesald, and for the beautiful and sum of money aforesald, and for the beautiful and sum of money aforesald, and for the beautiful and sum of the first well and there paid a the said. It is a property of the sum of the beautiful and property of the sum of the beautiful and sum of the sum of the beautiful and sum of the beautiful and sum of the suid west North Street ith said west North Street.	etter securing the payment thereof to the said. The said of Three Dollars, to the said the said of th	ents do gr iece nd