STATE OF SOUTH CAROLINA,

REAL ESTATE MORTGAGE

WHEREAS the said J. 14. M	SEND GREETING
WIII/III	arteic am truly indebte
to TRYON DEVELOPMENT COMPANY, a corporation, in the	full and just sum of Eighteen Hundred
DOLLARS as in and by four herewith as follows:	promissory notes of even dat
Note No. 1 for \$ 450.00	due March 4, 1926
Note No. 2 for \$ 460.00	due Sept. 14, 1926
Note No. 3 for \$ 4 50,00	due March 4, 1927
Note No. 4 for \$ 450,00	due Slpt, 4, 1927
Note No. 5 for \$, due
Note No. 6 for \$	due due
Note No. 7 for \$, due
Note No. 8 for \$, due
Note No. 9 for \$, due
	paid; said notes providing that in case of default in the payment of any installment of principa
of any mortgage or the sale of any collaterals given to secure the	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full appear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the sale Twon Development to	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by and the said. the said. the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSESTS, that securing the payment thereof to the said Twon Development to sum of Three Dollars to	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an the said the said the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the further than the said the said promissory notes, and also in consideration of the said the said the said the said the said promissory notes, and also in consideration of the said the s
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the said. Twon Development to sum of Three Dollars to	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an the said. the said. the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further and any, at and before the sealing and delivery of these presents, the receipt whereof is hereby presents do krant, bargain, sell and release unto the said Tryon Development Company:
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the said. The payment to sum of Three Dollars to	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an the said. the said. the said debt and sum of money aforesaid, and for the bette impany according to the terms of the said promissory notes, and also in consideration of the further pany, a and before the sealing and delivery of these presents, the receipt whereof is hereby present do grant, bargain, sell and release unto the said Tryon Development Company:
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the said. Two Development to sum of Three Dollars to the said. The said in hand well and truly paid by the stid furth Development County acknowledged, have granted, by gained, said and released, and by the stid furth Development County acknowledged, have granted, by gained, said and released, and by the stid furth Development County acknowledged, have granted, by gained, said and released, and by the stid further Development County acknowledged, have granted, by gained, said and released, and by the said.	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by and the said. the said. the said of the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further pany, a and before the sealing and delivery of these presents, the receipt whereof is hereby present do grant, bargain, sell and release unto the said Tryon Development Company: lle, State of South Carolina, known and
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the said. The payment to sum of Three Dollars to the said in hand well and truly paid by the stid flaven Development Compacknowledged, have granted, bargained, said and released, and by the All that lot, piece is parcel of that in the county of Green designated as its Number.	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an the said. the said. the said of the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further said, and before the sealing and delivery of these presents, the receipt whereof is hereby presents do grant, bargain, sell and release unto the said Tryon Development Company: lie, State of South Carolina, known and
of any mortgage or the sale of any collaterals given to secure the attorney reference being thereunto had, will more full cappear. NOW KNOW ALL MEN BY THESE PROSENTS, that securing the payment thereof to the said. The payment to sum of Three Dollars to the said in hand well and truly paid by the stid flaven Development Compacknowledged, have granted, bargained, said and released, and by the All that lot, piece is parcel of that in the county of Green designated as its Number.	the full amount of the said notes at once due and payable and may proceed with the foreclosur same, and providing for an attorney's fee of ten per cent. in the case of suit or collection by an the said. The said of the said debt and sum of money aforesaid, and for the bette mpany according to the terms of the said promissory notes, and also in consideration of the further than and before the sealing and delivery of these presents, the receipt whereof is hereby present do grant, bargain, sell and release unto the said Tryon Development Company: The State of South Carolina, known and