a corporation chartered under the laws of the State of South Carolina, in and by  1ts  certain 3 promissory  note in, writing of even date with these presents,  Mrs. W. M. Gaffney  Seven Hundred Dollars  Twelve months after date  with interest thereon from  date  with interest thereon from  date  Semi-angually  with interest thereon from date with these presents,  in the small day in the fact of 6  per centum to be computed and paid  interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amou evidenced by said note to become interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amou evidenced by said note to become interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amou evidenced by said note to become interest at same rate as principal; and if any portion of principal or interest be at any time past due and unpaid, the whole amou evidenced by said note to become interest at some of the holder hereof, who may sue thereon and foreclose this mortgage; and in case said note, and is maturity it should be deemed by the holder thereof necessary for it protection of his interest to be placed, and the holder should place, the said note or this mortgage or promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be added to the mortgage it debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That  the said  Palmetto Realty Corporation  in consideration of the said debt and sum of money aforesaid and for the better securing the payment thereof to the said.	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state	STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE	
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the Saste of South Cavoline, in and by its  Mrs. W. M. Geffney  In an and by its  Wren. W. M. Geffney  Seven Hundred Dollars  Twelve months after date  With interest thereon from  date  Send a pricing of special for interest be at any time part thus and until paid in fail; interest to be computed and paid  send manner of the said note to become immediately due, at the option of the holder henced who may see thereon and foreclose by the observed thereon for any interest on the said note to become immediately due, at the option of the holder henced, who may see thereon and foreclose by the observed thereon for said ones the mortgage and in case state note, and in the mortgage in the mortgage of the said ones the mortgage or punishen to pay all coust and expenses, including 10 per cent, of the indictections, as alterney's fees, still to be added to the mortgage in part of said cases the mortgage or punishen to pay all coust and expenses, including 10 per cent, of the indictections, as alterney's fees, still to be added to the mortgage in part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the Saste of South Cavoline, in and by its  Mrs. W. M. Geffney  In an and by its  Wren. W. M. Geffney  Seven Hundred Dollars  Twelve months after date  With interest thereon from  date  Send a pricing of special for interest be at any time part thus and until paid in fail; interest to be computed and paid  send manner of the said note to become immediately due, at the option of the holder henced who may see thereon and foreclose by the observed thereon for any interest on the said note to become immediately due, at the option of the holder henced, who may see thereon and foreclose by the observed thereon for said ones the mortgage and in case state note, and in the mortgage in the mortgage of the said ones the mortgage or punishen to pay all coust and expenses, including 10 per cent, of the indictections, as alterney's fees, still to be added to the mortgage in part of said cases the mortgage or punishen to pay all coust and expenses, including 10 per cent, of the indictections, as alterney's fees, still to be added to the mortgage in part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage in a part of said decided to the mortgage	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline,  In and by its product that the control of the said of the State of South Caroline,  In and by its product that the control of the said	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline,  In and by its product that the control of the said of the State of South Caroline,  In and by its product that the control of the said	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS. the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline.  In sond by 'its product truly indeed to cereing promisesory  mote in, writing of even date with these presents,  Is product truly indeed to cereing products of the said o	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state	·	
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline,  In and by its product that the control of the said of the State of South Caroline,  In and by its product that the control of the said	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS. the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline.  In sond by 'its product truly indeed to cereing promisesory  mote in, writing of even date with these presents,  Is product truly indeed to cereing products of the said o	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS. the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline.  In sond by 'its product truly indeed to cereing promisesory  mote in, writing of even date with these presents,  Is product truly indeed to cereing products of the said o	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the Sente of South Caroline,  In and by its  Its  When W. N. Geffrey  In providing dust pure of  Seven Hundred Dollars  Twelve months after date  With interest thereon from  date  With interest thereon from  Seven Hundred Dollars  With interest thereon from  Seven Hundred Dollars  With interest thereon from  Seven Hundred Dollars  Twelve months after date  With interest thereon from  Seven Hundred Dollars  With interest thereon from the compaction and public seven interest to a say the content of the compaction of the bolder henced who may mee thereon and benedices the mortage and in case and not an interest to pay all couls and expenses, including 10 per cent, of the indictionness, as shown to be secured under the hence of a series of a said one selection of the series of the series of the series of the indictionness, as shown in the mortage and in case and not one secured under the securing the payment thereof the series of a said one, and a series, including 10 per cent, of the indictionness, as shown in the series of the series and a series of the series securing the payment thereof the said with several series by the series of the serie	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS. the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline.  In and by 1ts product with these presents, 1s product with the part of the state of Seven Hundred Dollars  Twelve months after date  With interest thereon from date interest of some remains and its material with the from	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS. the said Palmetto Realty Corporation  a corporation chartered under the laws of the State of South Caroline.  In and by 1ts product with these presents, 1s product with the part of the state of Seven Hundred Dollars  Twelve months after date  With interest thereon from date interest of some remains and its material with the from	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
Palmetto Realty Corporation  WHEREAS, the said Palmetto Realty Corporation  a corporation chartered under the laws of the Sente of South Caroline,  In and by its  Its  When W. N. Geffrey  In providing dust pure of  Seven Hundred Dollars  Twelve months after date  With interest thereon from  date  With interest thereon from  Seven Hundred Dollars  With interest thereon from  Seven Hundred Dollars  With interest thereon from  Seven Hundred Dollars  Twelve months after date  With interest thereon from  Seven Hundred Dollars  With interest thereon from the compaction and public seven interest to a say the content of the compaction of the bolder henced who may mee thereon and benedices the mortage and in case and not an interest to pay all couls and expenses, including 10 per cent, of the indictionness, as shown to be secured under the hence of a series of a said one selection of the series of the series of the series of the indictionness, as shown in the mortage and in case and not one secured under the securing the payment thereof the series of a said one, and a series, including 10 per cent, of the indictionness, as shown in the series of the series and a series of the series securing the payment thereof the said with several series by the series of the serie	Palmetto Realty Corporation  the said Palmette Realty Corporation  a copporation chartered under the laws of the State of South Carolina, in and by its  mote in, writing of even date with these presents, in and by its  Wrs. W. M. Gaffney  in providence of the state of South Carolina, with indirect theorem from  Gate  Seven Eundred Dollars  While indirect theorem from  Gate  Semi-naturally should just pan of  semi-naturally should be deemed by many and the state of south and should be semi-naturally should be deemed by be located the three presents of an internet state path to private of the state		
WHEREAS, the said Palmette Realty Corperation a corporation chartered under the laws of the State of South Carolina. In and by 1ts product truly indeed to the State of South Carolina.  We will have a wind the part of the State of South Carolina.  Where W. M., Gaffney  Seven Hundred Dollars  With inderest thereon from  Gate  Gate	WHERRAS.  the said Palmetto Realty Corporation a corporation charfored under the laws of the State of South Carolinn.  In and by 1ts correctly promissory  note in writing of even date with those presents.  Is grow and truly indebedge.  When. W. M. Gaffney  Seven Hundred Dollars  With interest thereon from  date  With interest thereon from  date cases the montality in should be deemed by the holder thereof necessary for the date cases and to consider professor the professor thereon from the indebtedness as attorney free, that to be added to the concepts of debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That  The said  Palmetto Realty Corporation  In consideration of the said to be added to the concepts of the said  Wirs. W. M. Gaffney  All those of the said said.  All those of the said	TO ALL WHOM THESE PRESENTS MAY CONCERN:	· 0 ·
with interest during of even date with these presents.  Mrs. W. M. Gaffrey  with interest thoron from  date  with interest thoron from  at the rate of 6  per certain to paid when due to been interest of the option of the bolder  at the rate of 6  per certain to paid when due to been interest of the whole manual  interest thoron of paid the and unique the paid to whole amount  interest to paid the and unique to paid the whole amount  at the rate of 6  per certain to paid when due to been interest to the whole manual  at the rate of 6  per certain to paid when due to been calculated the whole manual  at the rate of 6  per certain to paid when due to been calculated the whole manual  at the rate of 6  per certain to paid when due to been calculated the sent calculated to the mortgage of the whole manual  proceeding to the terms of the said doth and the said to the notice paid of the said  All thorse certain places promised to the said  All thorse certain places part of the farms paid by C. G. Jones, civil engineer, sugarts [94], which said place paid  and the rate of 6  per c	with interest thereon from date with these presents, the said series of South Carolina, in and by 1ts occurring promissory  Is worked truly indeed to be computed and paid series are rate as principle; and it any portion of principle to be any time perit due to their interest thereon from date to be computed and paid series and paid	Palmetto Realty Corporation	Send Greetin
note in, writing of even date with these presents,    Mrs. W. M. Gaffney	mote in, writing of even daste with these presents.  Nrs. W. N. Geffney  in proceed and part your of  Seven Hundred Dollars  With interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest the part of the state of the rate o	WHEREAS, the said Palmetto Real	$\mathcal{A}_{\mathcal{A}}$
note in writing of even date with these presents.    Mrs. W. M. Gaffney	mote in, writing of even daste with these presents.  Nrs. W. N. Geffney  in proceed and part your of  Seven Hundred Dollars  With interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest thereon from  at the rate of 6  with interest the part of the state of the rate o	a corporation chartered under the laws of the State of South Carolina,	'w'
Now, Know All Men, That  according to the better securing the payment thereof to the said of the better securing the payment thereof to the turns of the said under an of the said continues the said under the said und	Now, Know All Men, That.  Now, Know All Men, That.  Tellmetto Realty Corporation  in he series the series of the said note, and of the northers of the said of the terms of the said note to better securing the payment thereof to the said.  Tellmetto Realty Corporation  in hand and well and truly panafly Mar and participated and relax and the said and truly panafly Mar and the said.  All those certain Discoss Parcels, and tracts of land in the State of South Carolina, of Greenville, in delice hereoft in the said place, the relation of the said and relax of the said of the said relax of the said of the		, of certain 3 promissory
Seven Hundred Dollars  Twelve months after date  with interest thereon from  date  with interest top paid when due to becen interest as ame rate as principal; and if my portion of publish or interest be at any time peat the and unpublish the whole among verdenced by raid note to become immediately due, at the option of the heider berech how may use thereon end forcelose this mortgage; and in the season of the heider thereof how may use thereon end forcelose the mortgage; the season of seasons and expenses, including 10 per cent. of the individuals, as atternary's feet, this to be added to the mortgage is debtenness, and to be secured under this mortgage as a part of said dash.  NOW, KNOW ALL MEN. That	Seven Hundred Dollars  Twelve months after date  with interest thereon from  date  with interest thereon from  date  with interest to paid when due to been interest as some rate as principal; and if my portion of pripella or interest be at any time past due and unsaid, the whole amone ordened by and one to become immediately due, at the option of the holder benefor whom may are thereon and forcelose manufage; and in case said notes at its materity; should be placed in the hands of an attorney for said or each own may are thereon and forcelose manufage; and it as easied notes at the materity; should be placed in the hands of an attorney for said or each own may are thereon and forcelose manufage; and its materity; should be placed in the hands of an attorney for said or each own may are thereon and forcelose in the past due and unsaid, the whole amone of add cases the mortgage; and the hands of an attorney for said or each own may are therefore and forcelose in the past due to the bedder thereof accessary for t debtoness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That		$\mathcal{A}\mathcal{V}$
Twelve months after date  with interest thereon from  date  with interest the paid when due to bour interest as man rate as predefinit and if my portion of refuells or interest be at any time past due and unputel, the whole more evidenced by and note to become immediately due, at the option of the holder hereof who may me thereon and foreclose this mortgage; and in the holder hereof who may me thereon and foreclose this mortgage in the mortgage; and the holder thereof who may me thereon and foreclose the mortgage; and the mortgage in the holder thereof of an attempt yield proceeding, then and in child of said cases the mortgage in the holder thereof of an attempt yield proceeding, then and in child debtenness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That the said one that the mortgage as a part of said debt.  When the said Palmetto Realty Corporation  in consideration of the said dobt and sum of money aforesail and for the better securing the payment thereof to the said of the brings of the said note, and anythe consideration of the further min of three Dollars, to  the said and and and any paid by held a said of the further min of three Dollars, to  the said and any paid by held any the said payment thereoff to the further min of three Dollars, to  the said and truly paid by held  any the further min of three Dollars, to  the said and truly paid by held  any the further min of three Dollars, to  the said and truly paid by held  any the further min of three Dollars, to  the said and truly paid by held  any the further min of three Dollars, to  the said note and the said note, and any three Dollars, to  the said and truly paid by held  any three Dollars, to  the said and truly paid by held  any three Dollars, to  the said and truly paid by held  and truly paid by held  and truly paid by held  and truly p	Twelve months after date  with interest thereon from  date  with interest thereon from  date  with interest to paid when due to become interest as some raise as predicted and in the interest to paid when due to become immediately due, at the option of the holder beard, who may use thereon and foreclose this mortgage; and in case said note, as it is maturity; should be placed in the hands of an attorney for suit or collection, or if before its maturity is should be placed in the hands of an attorney for suit or collection, or if before its maturity is should be placed in the hands of an attorney for suit or collection, or if before its maturity is should be deemed by the holder thereof necessary for it desired uses the mortgage; and the suit on the mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	Vac W W Coffnor	
with interest thereon from  date  With interest not paid when due to bear interest at same rate as principal; and if any portion of principal of interest be at any time past due and unpaid, the whole amount its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the budder thereof a measurer, for its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the budder thereof a measurer, for its date cases the muripage promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as a storney's feet, this to be added to the mortgage its electronics, and to be secured under this meripage as a part of said debt.  NOW, KNOW ALL MEN, That  The said  Palmetto Realty Corporation  In consideration of the said debt and sum of money aforesis and for the better securing the payment thereof to the said  Mrs. W. M. Gaffney  In hand and well and truly paid whild  If a life life life life life life life life	with interest thereon from date with interest thereon from semi-andially matters; not paid when due to be computed and paid semi-andially matters; not paid when due to be computed and paid semi-andially matters; not paid when due to be an interest to a same rate as principal; and if any portion of ophylipal or interest be at any time past due and unpaid, the whole amount from the matter, about he placed in the hands of an attorney for said or collection, or if before its maturity it should be decembed by the holder themeof necessary for protection of his interest to be placed, and the holder should place he said note or his mortgage in the hands of an attorney for any legal proceedings, then and in eith of said cases the mortgager promises to pay all costs and expenses, including 10 per cent of the indebteches, as attorney fees, this to be added to the mortgage it classifies, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That the said Palmetto Realty Corporation in consideration of the said note, and a fund in consideration of the further plan of three Dollars, to it may be a consideration of the said debt and sum of money aforems and for the better securing the payment thereof to the said in consideration of the further plan of three Dollars, to it is a part of said debt and sum of money aforems and for the better securing the payment thereof to the said note, and a fund to the said of the further plan of three Dollars, to it is an analysis of these Presents, the recipits whereof the protection of the further plan of three Dollars, to it is an analysis of these Presents, do grant bargain, sell and released the said note, and a plant of these Presents, the recipit whereof the protection of the further plan of the said onto the said when the said plan of the s		
with interest thereon from    at the rate of 6	with interest thereon from date    Semi-angle   Part   Par	Orolly worth often date	ars, to be gain.
with interest thereon from date peid semi-annually per centum to be computed and peid in fault; a minorest but and the control of per centum to be computed and peid in fault; a minorest but and the control of the semi-annual per centum to be computed and peid in fault; a minorest but and the control of the semi-annual per centum to the semi-annual proceedings, then and not or this mortisage in the hands of an attoriety for any legal proceedings, then and me the said cases the mertigage principles to pey all costs and expenses, including 10 per cent of the inceletations, as in the rest of the said cases in the said cases and the control of the inceletations, and to be occurred under this mortisage as a part of said dabt.  NOW. KNOW ALL MEN, That	with interest thereon from date semi-entually interest and pold semi-entually interest and pold when due to bear interest at same rate as principal; and it say portion of principal or interest be at any time past due and unpublish which among an attempt of the hands of an attorney for suit in maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity, it should be elemed by the holder through place, the said note or this mortgage in the hands of an attorney for suit of said cases the mortgage principal to the hands of an attorney for any legal proceedings, then and in the said cases the mortgage in the hands of an attorney for any legal proceedings, then and in the said cases the mortgage in the hands of an attorney for any legal proceedings, then and in the said case control under this mortgage as a part of said debt.  NOW. KNOW ALL MEN. That the said Palmetto Realty Corporation  In consideration of the said debt and sum of money aforesa and for the better securing the payment thereof to the said  NTS. W. M. Gaffney  according to the terms of the said note, and askin consideration of the further plan of Three Dollars, to it is and before the said and well and truly pasify and the said and well and truly pasify and the said where of the said have granted, sold and released, and by these Presents, do grant bargain, sell and release unto the said where the said where of the said have granted, bare granted, bare granted, sold and released, and by these Presents, do grant bargain, sell and release unto the said where the said where the said have granted, sold and released, and by these Presents, do grant bargain, sell and released in the office of the said place, the granted have granted as tracts 49 and 50, according, a plat of Oakvele Farms had by C. C. Jones, civil engineer, sagaist 1941, which said place is the part of the said by material places.  All those certain places presents are considered to said plat for a description of said tracts by meters and bounda	1 M 1000	M.
per centum to be computed and paid semi-angulally until paid in full; interest not paid when due to bear interest at same rate as principal; and if any portion of principal or interest be at any time past due and umpaid, the whole amough continued in the hands of an attorney for suit or collection, or if before its maturity it should be glaced in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for its maturity its should be deemed by the holder thereof necessary for its maturity its should be deemed by the holder thereof necessary for its maturity its should be deemed by the holder thereof necessary for its of said cases the mortgage; and in case said not, after the mortgage in manufacture in the hands of an attention of said cases the mortgage promises to pay all costs and excerness, including 10 per cent of the indebtedness, as attentive tes, this to be added to the mortgage in debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That the said Palmetto Realty Corporation  In consideration of the said debt and sum of money aforesait and for the better securing the payment thereof to the said  Mrs. W. M. Gaffney  according to the terms of the said note, and applin consideration of the further plus of three Dollars, to  Palmetto Realty Corporation  In hand and well and truly paid by the consideration of the further plus of three Dollars, to  1t the said  Palmetto Realty Corporation  in hand and well and truly paid by the consideration of the further plus of three Dollars, to  1t the said truly paid for the said note, and applied to the said of the payment thereof the payment the payment thereof the payment thereof the p	per centum to be computed and paid semi-engality until paid in full; interest not paid when due to bear interest at same rate as principal; and if any portion of priperbal or interest be at any time past due and unpaid, the whole amount of the material paid not to become immediately due, at the option of the holder hereof, who may such because this mortage; and in case said note, at its material; allouid be pieced in the hands of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereof necessary for it of said cases the mortage; promises to pay all costs and expenses, including 10 per cent. of the indebtedness, as attorney's fees, this to be added to the mortages is debtedness, and to be secured under this mortages as a part of said dobt.  NOW, KNOW ALL MEN, That the said Palmetto Realty Corporation  in how the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the said  for the better securing the payment thereof to the further plun of three Dollars, to  the said  Palmetto Realty Corporation  in hand and well and truly paid the said note, and application of the further plun of three Dollars, to  the said  for the terms of the said note, and application of the further plun of three Dollars, to  the said  for the terms of the said note, and application of the further plun of three Dollars, to  the said  for the terms of the said dobt and sum of money aforesa  and for the better securing the payment thereof to the said  for the terms of the said dobt and sum of money aforesa  and for the better securing the payment the said application of the said dobt and sum of money aforesa  all the s	Naw T	1 11
interest not paid when due to bear interest at same rate as principal; and if any portion of printipal or interest be at any time past due and unpaid, the whole amou evidenced by said note to become immediately due, at the option of the holder hereoft, who may sue thereon and forceless this mortizage; and in case said note, at its maturity, should be placed in the hands of an atterney for suit or collection, or if before its maturity it should be deemed by the holder thereoft necessary for it of add cases the mortgage promises to pay all costs and expenses, including 10 per cent. of the inchesteness, as attorney's feet, this to be added to the mortgage of the honds of an attorney's feet, this to be added to the mortgage it debtedness, and to be secured under this mortgage as a part of said debt.  NOW, KNOW ALL MEN, That	interest not paid when due to bear interest at same rate as principal; and if any portion of printing or the past due and unpaid, the whole amou evidenced by said note to become immediately due, at the option of the holder hereoft, who may sue thereon and forcelesse this mortage; and in case said note, at its maturity, should be placed in the hands of an attorney for suit or collection, or if before its maturity it should be been dependently the holder thereoft necessary for the said of an attorney for suit or collection, or if before its maturity it should be deemed by the holder thereoft necessary for the said case the mortage primises to pay all costs and expenses, including 10 per cent, of the incestedness, as attorney's fees, this to be added to the mortage of added the mortage at debtedness, and to be secured under this mortage as a part of said debt.  NOW, KNOW ALL MEN, That	with interest thereon from date	A
and for the better securing the payment thereof to the said	and for the better securing the payment thereof to the said    Mrs. W. M. Gaffney	debtedness, and to be secured under this mortgage as a part of said debt.	
Palmetto Realty Corporation  in hand and well and truly paid to the further than of three Dollars, to	Palmetto Realty Corporation  in hand and well and truly paid to which the further part of three Dollars, to		, in consideration of the said debt and sum of money aforesai
Palmetto Realty Corporation  in hand and well and truly paid to the further than of three Dollars, to	Palmetto Realty Corporation  in hand and well and truly paid to which the further part of three Dollars, to	and for the better securing the payment thereof to the said W. Mrs. W. M.	Gaffney
in hand and well and truly paid to haid the word of the by keknowledged, have stanted, bargained, sold and released, and by these Presents, do grant bargain, sell and release unto the said Mrs. W. M. Caffney, her heirs and assigns,  All those certain pieces, parcels, and tracts of land in the State of South Carolina. Cof Greenville, in centr Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said platific recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and bounds.	in hand and well and truly paid by hid here whereof blerely beknowledged, have granted, bargained, sold and released, and by these Presents, do grant bargain, sell and released unto the said here. W. M. Caffney, her heirs and assigns,  All those certain pieces, parcels, and tracts of land in the State of South Carolina, of Greenville, in dentt Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms hade by C. C. Jones, civil engineer, Angust 1941, which said plat in recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. Design being hereby made to said plat for a description of said tracts by metes and bounds.	according to the terms of the said note, and also in consideration of the further sum of The	
All those certain pieces percels, and tracts of land in the State of South Carolina, of Greenville, in Gantt Township, being known and designated as tracts 49 and 50, according, a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said plat its recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and bounds.	All those certain pieces percels, and tracts of land in the State of Seuth Carolina, of Greenville, in Cantt Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms mand by C. C. Jones, civil engineer, Angust 1941, which said platfir recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.		
All those certain pieces percels, and tracts of land in the State of South Carolina, of Greenville, in Gantt Township, being known and designated as tracts 49 and 50, according, a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said plat its recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and bounds.	All those certain pieces percels, and tracts of land in the State of Seuth Carolina, of Greenville, in Cantt Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms mand by C. C. Jones, civil engineer, Angust 1941, which said platfir recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.	in hand and well and truly paid by sid	at and before the cained, sold and released, and by these Presents, do grant bargain, sell and released.
All those certain pieces parcels, and tracts of land in the State of South Carolina, of Greenville, in Centt Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said platfix recorded in the office or the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Design hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M, page 15. Description of the R. M. C. for Greenville County in Plat Book M, page 15. Description of the R. M. C. for Greenville County in Plat Book M, page 15. Description of the R. M. C. for Greenville County in Plat Book M, page 15. Description of the R. M. C. for Greenville	All those certain pieces parcels, and tracts of land in the State of South Carolina, of Greenville, in Centt Township, being known and designated as tracts 49 and 50, according a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said platfix recorded in the office or the R. M. C. for Greenville County in Plat Book M, page 15. Established to said plat for a description of said tracts by metes and bounds.  The control of the R. M. C. for Greenville County in Plat Book M, page 15. Established to said plat for a description of said tracts by metes and bounds.  The control of the R. M. C. for Greenville County in Plat Book M, page 15. Established to said plat for a description of said tracts by metes and bounds.		
a plat of Oakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said plat it recorded in the office of the R. M. C. for Greenville County in Plat Book M. page 15. Deing hereby made to said plat for a description of said tracts by metes and bounds.	of Greenville, in Centt Township, being known and designated as tracts 49 and 50, according, a plat of Cakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said plat it recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. Desing hereby made to said plat for a description of said tracts by metes and bounds.		
a plat of Cakvale Farms made by C. C. Jones, civil engineer, Angust 1941, which said plat is recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.  The content of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.  The content of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.  The content of the R. M. C. for Greenville County in Plat Book M, page 15. It is being hereby made to said plat for a description of said tracts by metes and bounds.	a plat of Cakvale Farms made by C. C. Jones, civil engineer, angust 1941, which said plat in recorded in the office of the R. M. C. for Greenville County in Plat Book M, page 15. In the being hereby made to said plat for a description of said tracts by metes and bounds.  An angust 1941, which said plat in R. M. C. for Greenville County in Plat Book M, page 15. In the being hereby made to said plat for a description of said tracts by metes and bounds.  An angust 1941, which said plat in R. M. C. for Greenville County in Plat Book M, page 15. In the being hereby made to said plat for a description of said tracts by metes and bounds.  An angust 1941, which said plat in R. M. C. for Greenville County in Plat Book M, page 15. In the being hereby made to said plat for a description of said tracts by metes and bounds.	of Greenville in Gentt Township being born	s of land in the State of South Carolina, C
being hereby made to said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said tracts by metes and bounds.  **The said plat for a description of said t	being hereby made to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of said tracts by metes and boundary of the R. M. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of the R. M. P. C. for Greenville County in Plat Book M. page 15. Resident to said plat for a description of the R. M. P. C. for Greenville County in Plat Book M. page 15. Resid	a plat of Cakvale Farms made by C. C. Jones civi	l engineer Avents 1041 which add aloug
being hereby made to said plat for a description of said tracts by metes and bounds.	being hereby made to said plat for a description of said tracts by metes and bounds.	recorded in the office of the R. M. C. for Greeny	ville County in Plat Book W. page 15. Profes
INTERIOR OF ALL SOUTH AND	INTERIOR OF THE CONTROL OF THE PARTY OF THE	being hereby made to said plat for a description	of said treats by mates and houndar.
Service of the servic	WE ON CONTRACT OF THE PROPERTY		Wes a Markage
Service of the servic	WE ON CONTRACT OF THE PROPERTY		CARCEL WOF MARS. C
Service of the servic	WE ON CONTRACT OF THE PROPERTY		THEO WAS TO SOUNT .
			SATISARD OF STERWILL CLACK
			N 10:
			N. A. C.