STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, I. Marie I. Harrison Lucy I.e. Hindman At any time, Prifty (\$50.00) Dollars per month, beginning on the 24th day of August, 1944, of each month thereafter. From the amount paid, unterested is to be deducted to be applied on the principal with the privilege of anticipating part or all at any time, At any time, At the rate of Six per centum per annum until paid; interest to be computed annually, and if unpsid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceptions of any kind, reference being thereunto had will me Now Know All Men. That I, the said of the luck in an and the paid at and behavior as a said and dalivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said note, and also in consideration of the furth in hand well and truly paid at and behavior as a said and dalivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said note, and also in consideration of the furth in hand well and truly paid at and behavior as a said and adverged these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the furth in hand, well and truly paid at and behavior as a said and dalivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the furth in hand well and truly paid at an of behavior and the paid at a said and	and on a like date
COUNTY OF GREENVILLE TO ALL WHOM THESE PRESENTS MAY CONCERN: WHEREAS, I. Maria L. Harrison LUCY L. Hindman LUCY L. Hindman Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable service. 199 Fifty (\$50.00) Dollars per month, beginning on the 21th day of August, 1911. of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the prayilage of anticipating part or all at eny time, at eny time, Again and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal prodesings of any kind, reference being thereunto had will m NOW KNOW ALL MEN. That I, the said Maria 16 H. Harrison in consideration of taforesaid, and for the better securing the specient according to the terms of the said note, and also in consideration of the furthin hand well and truty paid at and between the securing of the terms of the said note, and also in consideration of the furthin hand well and truty paid at and between the said applications of the said note, and also in consideration of the furthin hand well and truty paid at and between the said applications of the said note, and also in consideration of the furthin hand well and truty paid at and between the said note and also in consideration of the furthin hand well and truty paid at and between the said note and also in consideration of the furthin hand well and truty paid at and between the said and there presents, the receipt whereof is hereby acknowledged, have released, and by these presents the receipt whereof is hereby acknowledged, have released, and by these presents the receipt whereof is hereby acknowledged, have released and by the said and between the said. Township, Greenville County, State of South Care	and on a like date monthly, the balance l of the payments
Incy L. Hindman Lucy L. Hindman Age of any Lucy Line for August, 1944, and Lucy L. Hindman Now Know All Men. That I, the doid. Lucy L. Hindman	and on a like date monthly, the balance l of the payments
Licy L. Hindman In the full and just sum of Eight Hundred (\$800.00) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable co-me. Fifty (\$50.00) Dollars per month, beginning on the 21th death of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the printiples of anticipating part or al at any time, annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay te due for attorney's fee, if said note be collected by attorney or through legal productions of any find, reference being thereunto had will made will and truly paid at and belongible sealing and diverged these resents, the receipt whereof is hereby chandwelded, have released, and by these presents about the principal unit that tract or lot of land in Township, Greenville County, State of South Carcallely and that tract or lot of land in Township, Greenville County, State of South Carcallely and the search of the said note, and also in consideration of the furth in hand well and truly paid at and belongible sealing and diverged these presents, the receipt whereof is hereby the convenienced, have released, and by these presents about the said. In commission of the said note, and also in consideration of the furth in hand well and truly paid at and belongible sealing and diverged these presents, the receipt whereof is hereby convenienced, have released, and by these presents about the said. In Commission of the said note, and also in consideration of the furth in hand well and truly paid at and belongible sealing and diverged these presents, the receipt whereof is hereby convenienced, have released, and by these presents about the said. In Commission of the said note, and also in consideration of the furth in hand well and truly paid at and belongible sealing and diverged these presents, the receipt whereof is hereby the said note, and also in consideration of the	and on a like date monthly, the balance l of the payments
Lucy L. Hindman In the full and just sum of Eight Hundred (\$6,00.00) Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable so-the form the sum of the left day of August, 1944. Fifty (\$50.00) Dollars per month, beginning on the left day of August, 1944. of each month thereafter. Prom the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time, at any time, per centum per annum until paid; interest to be component annually, and if unpaid when due to bear interest at same rate as principal until peak, and I have further promised and agreed to pay the due for attorney's fee, if said note be collected by atterney or through legal paid, and I have further promised and agreed to pay the said. NOW KNOW ALL MEN, That I, the said. NOW KNOW ALL MEN, That I, the said. In consideration of the furth in hand well and truly paid at and behavior the said said spind delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents at both the said, and also in consideration of the furth in hand well and truly paid at and behavior the said spind delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents at large I have further promised and acknowledged, have released, and by these presents at large I have further promised and acknowledged, have released, and by these presents at large I have further promised and acknowledged, have released, and by these presents at large I have further promised and acknowledged, have released, and by these presents at large I have further promised and acknowledged, have released, and by these presents at large I have further promised and acknowledged. Township, Greenville County, State of South Care	and on a like date monthly, the balance l of the payments
in the full and just sum of	and on a like date monthly, the balance l of the payments
in the full and just sum of	and on a like date monthly, the balance l of the payments
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable combanges of the second of the principal with the principal interest is to be deducted to be applied on the principal with the principal with the principal interest is to be deducted at any time, at the rate of Six per contum per annum until paid; interest to be computed for attorney's fee, if said note be collected by attorney or through legal productings of any kind, reference being thereunto had will mean the principal with the principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal productings of any kind, reference being thereunto had will mean the principal until paid, and for the better securing the whole in the principal will be a said note, and also in consideration of the furthin had well and truly paid at and belyegable scaling and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents the lant, to know all and the presents at the rate of South Care all that tract or lot of land in Township, Greenville County, State of South Care all that tract or lot of land in Township, Greenville County, State of South Care	and on a like date monthly, the balance of the payments
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable entire. Fifty (\$50.00) Dollars per month, beginning on the 2lith day of August, 19lil, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or all at any time, At the rate of Six per centum per annum until paid, interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal productings of any kind, reference being thereunto had will mean and the production of the furthin hand well and truly paid at and behave her search and adjusted, the receipt whereof is hereby acknowledged, have released, and by these presents the anti-particles and delivers of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents the anti-particles and delivers of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents the particles and delivers of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents the particles and delivers of the said note, and also in consideration of the furthin hand well and truly paid at and behave his search and delease unto the said. Township, Greenville County, State of South Care	and on a like date monthly, the balance of the payments
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable entires. Fifty (\$50.00) Dollars per month, beginning on the 24th day of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time, date at the rate of \$1x per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal procedures of any thing free free the being thereunto had will make the processid, and for the better securing the said and divers of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents at land that tract or lot of land in Township, Greenville County, State of South Care all that tract or lot of land in Township, Greenville County, State of South Care	and on a like date monthly, the balance l of the payments
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable entires. Pifty (\$50.00) Dollars per month, beginning on the 21th day of August, 1944, of each month thereafter. From the amount paid, unterest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time, date at the rate of Six per centum per annum until paid; interest to be compared annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal procedures of any the ference being thereunto had will make the process of the said note, and also in consideration of the furthin hand well and truly paid at and beauty the scaling and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of land in the said later tract or lot of land in Township, Greenville County, State of South Care all that tract or lot of land in Township, Greenville County, State of South Care	and on a like date monthly, the balance l of the payments
Dollars, in and by my certain promissory note in writing, of even date herewith, due and payable entires. Pifty (\$50.00) Dollars per month, beginning on the 24th day of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time, date	and on a like date monthly, the balance l of the payments
Fifty (\$50.00) Dollars per month, beginning on the 24th day of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time,	and on a like date monthly, the balance l of the payments
Fifty (\$50.00) Dollars per month, beginning on the 24th day of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of anticipating part or al at any time. date	and on a like date monthly, the balance l of the payments
Fifty (\$50.00) Dollars per month, beginning on the 21th day of August, 1944, of each month thereafter. From the amount paid, interest is to be deducted to be applied on the principal with the privilege of articipating pert or al at any time,	monthly, the balance
date at the rate of Six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me NOW KNOW ALL MEN. That I, the said hard said note, and also in consideration of the further in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of land in trace of South Care all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County State of South Care and I was	monthly, the balance
date at the rate of Six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me NOW KNOW ALL MEN. That I, the said hard said note, and also in consideration of the further in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of land in trace of South Care all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and all that tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and late tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County, State of South Care and I was a supplied to the said tract or lot of land in Township, Greenville County State of South Care and I was	monthly, the balance
date at the rate of Six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay the due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me NOW KNOW ALL MEN. That I, the said had a livery of these presents, the receipt whereof is hereby acknowledged, have released, and for the better securing the parties of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents by cant, tagrain, sell and release unto the said in the said in the presents of the said in the present of t	l of the payments
date at the rate of Six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and for the better securing the saudent thereof according to the terms of the said note, and also in consideration of the furthin hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents appearant, bargain, sell and placese unto the said. Incy L. Hindman Township, Greenville County, State of South Care	
date at the rate of Six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me NOW KNOW ALL MEN, That I, the said hard to be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me in consideration of the said note, and also in consideration of the furth in hand well and truly paid at and behave the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents becaute behavior, sell and behave unto the said truly Le Hindman. Township, Greenville County, State of South Care.	with interest from
date at the rate of six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and the said series. Harrison NOW KNOW ALL MEN, That I, the said series in consideration of the aforesaid, and for the better securing the bankent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents beaut, pagain, sell and release unto the said said. Township, Greenville County, State of South Card	with interest from
date at the rate of six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and the said series. Harrison NOW KNOW ALL MEN, That I, the said said series in consideration of the aforesaid, and for the better securing the bankent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of land in the said sealing and release unto the said sealing the said sealing and sealing and release unto the said sealing the said sealing and sealing an	with interest from
date at the rate of	with interest from
date at the rate of six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and the said series. Harrison NOW KNOW ALL MEN, That I, the said series in consideration of the aforesaid, and for the better securing the bankent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents beaut, pagain, sell and release unto the said said. Township, Greenville County, State of South Card	with interest from
date at the rate of six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and the said series. Harrison NOW KNOW ALL MEN, That I, the said series in consideration of the aforesaid, and for the better securing the bankent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents beaut, pagain, sell and release unto the said said. Township, Greenville County, State of South Card	with interest from
date at the rate of six per centum per annum until paid; interest to be computed annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will ment and the said series. Harrison NOW KNOW ALL MEN, That I, the said said series in consideration of the aforesaid, and for the better securing the bankent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of the said sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents of land in the said sealing and release unto the said sealing the said sealing and sealing and release unto the said sealing the said sealing and sealing an	with interest from
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me now know know all me now know know know all me now know know know know know know know	with interest from
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me now KNOW ALL MEN, That I, the said	with interest from
annually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay to due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me now the said. NOW KNOW ALL MEN, That I, the said. In consideration of the aforesaid, and for the better securing the baywent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents to be ant, baygain, sell and release unto the said. Township, Greenville County, State of South Card	
due for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will me NOW KNOW ALL MEN, That I, the said	ed and paid monthly
NOW KNOW ALL MEN, That I, the said	n per cent of the whole amount
aforesaid, and for the better securing the bandent thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents to trant, bargain, sell and release unto the said. Incy L. Hindman all that tract or lot of land in	ore rany appear.
aforesaid, and for the better securing the bayment thereof, according to the terms of the said note, and also in consideration of the furth in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents to least unto the said. INCY L. Hindman all that tract or lot of land in	
in hand well and truly paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, have released, and by these presents to brant, bargain, sell and release unto the said	•
all that tract or lot of land in	er sum of Three Dollars, to me
all that tract or lot of land in	granted, bargamed, sold and
\mathbf{Q} .	
<u> </u>	
<u> </u>	lina.
-	
Beginning at a point on Hillcrest Drive in the middle of the front line of 1	ot No. 6 35 feet f
the joint corners of lots 6 and 7, and running thence the middle of lot & N2	
a point in the rear line of lot No. 6, which is 35 feet from the joint corne	
this being the same line as given in deed to Mrs. Coleman of this date; then	
of lot No. 6 N67-U3W 35 feet to the joint corners of lots 5 and 6; thence co	
course along the rear line of lot No. 5, 70 feet to the joint rear corners o	
the joint line between these two lots S22-57 W 190 feet to the joint front c	
on Hillcrest Drive; thence along Hillcrest Drive S67-02E 70 feet to the join	t cormers of lots
and 6; thence continuing said course 35 feet to the middle of the front line	of lot 6, the
beginning corner.	· ·
	CORD 47
This being the same property conveyed to me by the mortgagee herein, this mo	ntgage being given
to secure the balance of the purchase price.	1/002
	100 3. 10
N. A. A.	COURT
THEO DAY ALLAND	, Au
SAND 1 TO BENT ()	*
OR CHILD	
W.C. T. D. O.C.	And the second second
R. U.S.	
and provide the contract of the	