KEYE PRINTING CO. GREENVILLE & C.

Shenandosh Life Insurance Co, Inc., Reanoke, Virginia Three Thousand & No/100 Outr.	Shenandoah Life Insurance Co, Inc., Roanoke, Virgini the full and just sum of Three Thousand & No/100 Our Our Share, in and by Coxcertain promissory note in writing, of even date herewith, due and payable Coxer and payable Coxe	Accust 1st 1945, mee due fifteen years with interest from the wholers to had will present of the wholers to had will be with the wholers to had a will be with the wholers to had a will be with the wholers to had will be with the wholers to had a will be with the wholers to
Shenandosh Life Insurence Co, Inc., Roanoke, Virginia the fall and just sum of Three Thousand & No/100 CIP Dollar, in and by Contrain promissory note in writing of even date berevith, due and payable CONTRA \$23.73 on the first day of each and every month hereafter, completely appeared to be applied first to interest, balance to principal, balance due to first payaments to be applied first to interest, balance to principal, balance due of the payaments to be applied first to interest, balance to principal the payaments of the	the full and just sum of. Three Thousand & No/100 Our Clars, in and by dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain payable dixe	Accust 1st 1945, mee due fifteen years with interest from the wholers to had will present of the wholers to had will be with the wholers to had a will be with the wholers to had a will be with the wholers to had will be with the wholers to had a will be with the wholers to
Shenandosh Life Insurence Co, Inc., Roanoke, Virginia the fall and just sum of Three Thousand & No/100 CIP Dollar, in and by Contrain promissory note in writing of even date berevith, due and payable CONTRA \$23.73 on the first day of each and every month hereafter, completely appeared to be applied first to interest, balance to principal, balance due to first payaments to be applied first to interest, balance to principal, balance due of the payaments to be applied first to interest, balance to principal the payaments of the	the full and just sum of. Three Thousand & No/100 Our Clars, in and by dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain promissory note in writing, of even date herewith, due and payable dixectain payable dixe	Accust 1st 1945, mee due fifteen years with interest from the wholers to had will present of the wholers to had will be with the wholers to had a will be with the wholers to had a will be with the wholers to had will be with the wholers to had a will be with the wholers to
Country, State of South Carblina, being and the property of Mountain View Land Company, and being according to Sarvey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Picke	date at the rate of for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereus NOW KNOW ALL MEN, That I, the said of the better securing the paymenting and well and truly paid at and before payments do grant, bargain, ball and well and truly paid at and before payments, and by these presents do grant, bargain, ball and reference being thereus and well and truly paid at and before payment hereof, according to the terms of the said note, the date of the said well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the said of the better securing the payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, accord	with interest from the period to had will most fully the far.
Country, State of South Carblina, being and the property of Mountain View Land Company, and being according to Sarvey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Picke	date at the rate of for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereus NOW KNOW ALL MEN, That I, the said of the better securing the paymenting and well and truly paid at and before payments do grant, bargain, ball and well and truly paid at and before payments, and by these presents do grant, bargain, ball and reference being thereus and well and truly paid at and before payment hereof, according to the terms of the said note, the date of the said well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the said of the better securing the payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, accord	with interest from the period to had will most fully the far.
Country, State of South Carblina, being and the property of Mountain View Land Company, and being according to Sarvey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIENDENDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Pickell & Pickell, Regineers, dated July 3, 1945, as follows BESIEDDE OR Survey and Flat by Picke	date at the rate of for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereus NOW KNOW ALL MEN, That I, the said of the better securing the paymenting and well and truly paid at and before payments do grant, bargain, ball and well and truly paid at and before payments, and by these presents do grant, bargain, ball and reference being thereus and well and truly paid at and before payment hereof, according to the terms of the said note, the date of the said well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the terms of the said note, and also in consideration and well and truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the said of the better securing the payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at and before payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, according to the truly paid at any payment hereof, accord	with interest from the period to had will most fully the far.
\$23.73 on the first day of each and every month hereafter, companied at the state of five permission and the supplied first to interest, balance to pulse the supplied first to interest at such as the rate of five per centum per annum until paid; interest to be computed and paid to the supplied when due to bear interest at sume rate as principal until paid, and the curber promised and agreed by the payer to permise the for attoracy's fee, if said note be collected by attoracy or through legal proceedings of any kind, reference being the cumb and will not subject the said summarized by a summari	county, State of South Carblina, being known and designated as Lot No o Flat of property of Mountain View Land Company, and being more pa coording to Survey and Plat by Pickell & Pickell, Engineers, dated	with interest from the period to had will most fully the far.
\$23.73 on the first day of each and every month hereafter, consisteding squart lat, 1945, payments to be applied first to interest, balance to principle, belonce due affice years from date, And the payments to be applied first to interest, balance to principle, belonce due affice years from date, And the payments of the payments of the same of the same interest at same rate as principal until paid, and I like further promised and agreed to pay ten proper of the molecular months and it impaid when due to bear interest at same rate as principal until paid, and I like further promised and agreed to pay ten proper of the molecular state. The same of the same o	date at the rate of five per centum per annum until paid; interest per for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereon and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the payment thereof. **Constant the payment thereof.** **Constant the payment the payment thereof.** **Constant the payment thereof.** **Constant the payment the p	with interest from the period to had will most fully the far.
payments to be applied first to interest, balance to principal, balance due titeen years from date, With ingressive date. With ingressive date of five date of five date of five date of five date. With ingressive date of five date. Mow Know All Men, That it is said. George T. Bailey and Hazel B. Stickel date of many determined and by the payment determined and truly paid at and before he said of of the five recept, the recept where of is hereby schaped and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not been determed and by these presents do grant burgain but had not present the receipt whereof is hereby schaped and burgain determined. Shennandoah Life Interest and burgain determined according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East stide of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-50 R. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of Insec. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Faul C. Batson by deed to be recorded and this mortgage is given in order to obtain gunds to apply on the purchase price.	date at the rate of. Tive per centum per annum until paid; interest aually, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereun NOW KNOW ALL MEN. That I, the said George T. Bailey and Hazel B. Sti resaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the said and truly paid at any these presents do grant, bargain, but and research the said street whereof is hereby acknown and well and truly paid at any before the said any before the said and truly paid at any before the said any	with interest from the period to had will most fully the far.
date at the rate of five musually, and if unpaid when due to be interest at same rate as principal until paid, and I libre further promised and agreed to pay ten per pair outly more forested, and for the better accurring the partner or through legal proceedings of any time, reference being therefore with the fire of atomore, the first of property of Mountain View Land Company, and designated as Lot No. 63 and 63; thence with the Time of said Lots S. 83-50 E. 115 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with purchase price. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	date at the rate of five per centum per annum until paid; interest unally, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereum. NOW KNOW ALL MEN, That I, the said George T Bailey and Hazel B. Stipper resaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before hyperaling and delivery of types presents, the recipt whereof is hereby acknown assed, and by these presents do grant, bargain, and and reference being theremay assed, and by these presents do grant, bargain, and and reference being through the said of the feeling whereof is hereby acknown assed, and by these presents do grant, bargain, and appropriately according to the said of the feeling whereof is hereby acknown assed, and by these presents do grant, bargain, and appropriately according to Survey and Plat by Pickell & Pickell, Engineers, dated	with interest from the whole and our to had will most fully observed to be computed and paid. But the whole and our to had will most fully observed to had will be also had a supplied to had will be also had a supplied to
date at the rate of five per centum per annum until paid; interest to be computed and paid, and the first promised and spread to pay ten person of the property fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will probably the for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereunto had will probably the said of the better securing the paying of the said of the better securing the paying of the said of the better securing the paying of the said of the better securing the paying of the said of the said should be said the said and well and truly paid at and before paying the said and the first paying the said and said and well and truly paid at and before paying the said and processing the said and by these presents do grant, bergain, bat had process upon the said should be said the said of the said should be said to said the said and by these presents do grant, bergain, bat had process unto the said should be said to said the said should be s	date at the rate of five per centum per annum until paid; interest aually, and if unpaid when due to bear interest at same rate as principal until paid, and k have further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereum NOW KNOW ALL MEN, That k, the said George T. Bailey and Hazel B. Stiperesaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as assed, and by these presents do grant, bargain, said and reference the said note, and also in consideration and well and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as assed, and by these presents do grant, bargain, said and reference the said note, and also in consideration and well and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as a season of the said note, and also in consideration and well and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as a season of the said note, and also in consideration and well and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as a said note, and a said note and truly paid at and before hyperaling and delibery of these presents, the receipt whereof is hereby acknown as a said note and agree and the said note and truly paid at and before hyperaling and delibery of these presents of the said note and agree and the said note and agree for attorney of the said note, and a said note and agree for attorney of the said note, and	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the way of the said. George T. Bailey and Hazel B. Stickel of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the way of the said. George T. Bailey and Hazel B. Stickel of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the way of the said. George T. Bailey and Hazel B. Stickel of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for autorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the window of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for autorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the window of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paids annually, and if unpaid when due to bear interest at same rate as principal until paid, and & line for autorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being three until the window of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said of the said of the better securing the payment thereof, according to the terms of the said	date at the rate of	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paid; must be first promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; monthly monthly monthly manually, and if unpaid when due to bear interest at same rate as principal until paid, and Thire further promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; both promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; both promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; both promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid to pay the payon of the payon per centum per annum until paid; interest to be computed and paid to pay the payon of the payon per centum per annum until paid; interest to be computed and paid to pay the payon of the payon per	date at the rate of per centum per annum until paid; interest and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereum NOW KNOW ALL MEN, That I, the said George T. Bailey and Hazel B. Stiresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the said and truly paid at and before the said and truly paid at and before the said and reference being thereone assed, and by these presents do grant, bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said and truly paid at any bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said and truly paid at any bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note and also in consideration and well and truly paid at any trule paid to the trule paid to t	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
date at the rate of five per centum per annum until paid; interest to be computed and paid; I mountly, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; I mountly, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per centum per annum until paid; interest to be computed and paid; I mountly, and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agreed to pay ten per	date at the rate of per centum per annum until paid; interest and if unpaid when due to bear interest at same rate as principal until paid, and I have further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereum NOW KNOW ALL MEN, That I, the said George T. Bailey and Hazel B. Stiresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the said and truly paid at and before the said and truly paid at and before the said and reference being thereone assed, and by these presents do grant, bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said and truly paid at any bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said and truly paid at any bargain, said and reference the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note, and also in consideration and well and truly paid at and before the said note and also in consideration and well and truly paid at any trule paid to the trule paid to t	to be computed and paid. Problem to be to pay ten per cont of the wholer around to had will most fully the ear.
at the rate of	at the rate of per centum per annum until paid; interest to until, and if unpaid when due to bear interest at same rate as principal until paid, and Thave further promised and agree for attorney's fee, if said note be collected by attorney or through legal proceedings of any kind, reference being thereum NOW KNOW ALL MEN. That I, the said George T Bailey and Hazel B. Stinger, and well and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before high scaling and delivery of these presents, the receipt whereof is hereby acknown assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island County, State of South Carblina, being known and designated as Lot N to Plat of property of Mountain View Land Company, and being more payment to Survey and Plat by Pickell & Pickell, Engineers, dated	to had will meet fully thear M. S. C. S.
NOW KNOW ALL MEN. That X the said. George T. Bailey and Hazel B. Stickal Company and for the better securing the payment thereof, according to the terms of the said note, and also in considerating the said that an analysis and deliver of these presents, the said note, and also in considerating the said that an analysis and deliver of the said note, and also in considerating the said and an analysis and deliver of the said note. The said note are the said note and also in considerating the said and an analysis and deliver of the said note. The said note are the said note and also in considerating the said and an analysis and delivers of the said note. The said note are the said note are the said note and also in considerating the said and an allowers are the said and truly paid at and before the said and truly paid at and before the said and truly paid at an analysis and delivers of the said note and truly paid at an analysis and the said said and truly paid at an analysis and the said said and truly a	All that piece, parcel or lot of land in Greenville ounty, State of South Carblina, being known and designated as Lot No Plat of property of Mountain View Land Company, and being more parced or Survey and Plat by Pickell & Pickell, Engineers, dated	to had will meet fully thear M. S. C. S.
NOW KNOW ALL MEN. That I the said George T. Bailey and Hazel B. Stickel C. The said of the	NOW KNOW ALL MEN, That I, the said George T. Bailey and Hazel B. Stiresaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before his sealing and delivery of these presents, the secient whereof is hereby acknown assed, and by these presents do grant, bargain, all and release unto the said Shenandoah Life Island and the said she said she said she said note, and she said she said she said note, and she said she said note, and she said she sa	ckelcar Mas n 8
All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carblina, being known and designated as Lot No. 63 of Block B, accord to Plat of property of Mountain View Land Company, and being more particularly described according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain gunds to apply on the purchase price.	resaid, and for the better securing the payment thereof, according to the terms of the said note, and also in consideration and well and truly paid at and before the said and truly paid at and before the said and release unto the said. Shenandoah Life Island assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island assed, and by these presents do grant, bargain, said and release unto the said. Shenandoah Life Island assed, and by these presents, the receipt whereof is hereby acknown assed, and by these presents, the receipt whereof is hereby acknown assed, and by these presents, the receipt whereof is hereby acknown and being more particularly as a second as a sec	der thin of the said debt and sum of mone
All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carblina, being known and designated as Lot No. 63 of Block B, accord to Flat of property of Mountain View Land Company, and being more particularly described according to Survey and Flat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Faul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	All that piece, parcel or lot of land in Greenville cunty, State of South Carolina, being known and designated as Lot No Plat of property of Mountain View Land Company, and being more parced or Survey and Plat by Pickell & Pickell, Engineers, dated	der thor of the said debt and sum of mone
All that place, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina, being known and designated as Lot No. 63 of Block B, accord to Plat of property of Mountain View Land Company, and being more particularly described according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	All that piece, parcel or lot of land in Greenville ounty, State of South Carolina, being known and designated as Lot No Plat of property of Mountain View Land Company, and being more paccording to Survey and Plat by Pickell & Pickell, Engineers, dated	
County, State of South Carblina, being known and designated as Lot No. 63 of Block B, accord to Plat of property of Mountain View Land Company, and being more particularly described according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of L Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	ounty, State of South Carblina, being known and designated as Lot No Plat of property of Mountain View Land Company, and being more paccording to Survey and Plat by Pickell & Pickell, Engineers, dated	ZZNS ZBUSZX
County, State of South Carblina, being known and designated as Lot No. 63 of Block B, accord to Plat of property of Mountain View Land Company, and being more particularly described according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	ounty, State of South Carblina, being known and designated as Lot No Plat of property of Mountain View Land Company, and being more paccording to Survey and Plat by Pickell & Pickell, Engineers, dated	
to Plat of property of Mountain View Land Company, and being more particularly described according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	o Plat of property of Mountain View Land Company, and being more paccording to Survey and Plat by Pickell & Pickell, Engineers, dated	Township, Greenville
according to Survey and Plat by Pickell & Pickell, Engineers, dated July 3, 1945, as follows BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	ccording to Survey and Plat by Pickell & Pickell, Engineers, dated	
BEGINNING at a stake on the East side of Bailey Street, joint front corner of Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.		
Lots Nos. 62 and 63; thence with the line of said Lots S. 83-30 E. 145 feet to a stake on a foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	DESCRIPTION OF STATE OF CHE PAST SIDE OF DELICA REPO	
foot alley; thence with said alley S. 11-30 E. 50 feet to a stake; thence with the line of I Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.		
Nos. 63 and 64 N. 83-30 W. 145 feet to a stake; thence with said Street N. 11-30 W. 50 feet the beginning. The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.		
The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.	one 63 and 61 N. 83-30 W. The fact to a stakes thomas math said San	nence with the line of t
The above is the same conveyed to us by Paul C. Batson by deed to be recorded and this mortgage is given in order to obtain funds to apply on the purchase price.		set N. II-30 W. 50 Feet
and this mortgage is given in order to obtain funds to apply on the purchase price.		
See Flat recorded in Flat Book A, pages 396 and 397.		purchase price.
	397.	
	7	, ,
		· ·