State of South Carolina,

OLLE FARVSWORTH R. M.C.

County of Greenville

To All Whom These Presents May Concern

Whereas 1, M	ne Mortgagor sea A. E. He hs.	d greeting.		******
is justly indebted to C. D				
State of South Carolina, TWELV	hereinafter spök /E THOUSAND	AND NO/100	ortgagee, in the sum of	Dollars
12,000.00, lawful money of the United States which shall be legal tender in payment of all lebts and dues, public and private, at the time of payment, secured to be paid by that one certain note or obligation, bearing even date herewith, conditioned for payment at the principal office of the said Douglas Wilson & Co., in the City of Greenville, S. C., or at such other place either within or without he State of South Carolina, as the owner of this obligation may from time to time designate, of the sum of				
TWELVE THOUSAND) AND NO/100		Dollars (\$	12,000.00
vith interest thereon from	n the date hereof	at the rate of	$\frac{5-3/4}{2}$ per centum per	annum, said interest
			19 ⁵⁷ _ and th	
			eginning on the s †	
			s† day of each	,
			cipal of said note, said]	
o to and including the_	is t day o	f Febru	<u> </u>	$\frac{82}{1}$, and the balance
said principal sum to l	be due and payal	ble on the st	day ofNarch	, 19 ⁸² .;
	7.5	: 50	1 . 1 1. 1. 1	_
	yments of \$	ea(in are to be applied first	to interest at the rate
ne aforesaid monthly pa	•			
the aforesaid monthly partial $\frac{5-3/4}{2}$ per centum time to time remain	n per annum on unpaid and the	the principal sun balance of each r	n of \$_75.50 monthly payment shall be	nuch thereof as shall applied on account
ne aforesaid monthly particles $\frac{5-3/4}{2}$ per centum time to time remain f principal. Said princip	n per annum on unpaid and the l	the principal sun balance of each r	n of \$or so nonthly payment shall be pay of exchange and net to	nuch thereof as shall a applied on account to the obligee, it being
f 5-3/4 per centum from time to time remain f principal. Said princip hereby expressly agreed to	n per annum on unpaid and the l al and interest to that the whole of	the principal sun balance of each r be paid at the p the said principal	n of \$or so nonthly payment shall be par of exchange and net to sum shall become due af	nuch thereof as shall a applied on account the obligee, it being ter default in the pay-
f 5-3/4 per centum time to time remain f principal. Said principal per centum time to time remain f principal said principal said principal said principal per cent of interest, taxes, as Now, Know All Men	n per annum on unpaid and the l al and interest to that the whole of ssessments, water that the said M	the principal sun balance of each r be paid at the p the said principal rate or insurance fortgagor in cons	n of \$\frac{75.50}{0} or so nonthly payment shall be ar of exchange and net to sum shall become due after as hereinafter provided ideration of the said deb	nuch thereof as shall e applied on account the obligee, it being ter default in the pay- l.
f 5-3/4 per centum from time to time remain f principal. Said princip hereby expressly agreed to hent of interest, taxes, as Now, Know All Men hentioned in the condition	n per annum on unpaid and the land interest to that the whole of ssessments, water that the said Mon of the said not	the principal sun balance of each r be paid at the p the said principal rate or insurance fortgagor in cons te and for the be	n of \$\frac{75.50}{0} or so nonthly payment shall be ar of exchange and net to sum shall become due after, as hereinafter provided ideration of the said debatter securing the payment.	nuch thereof as shall e applied on account the obligee, it being ter default in the pay- d. t and sum of money t of the said sum of
ne aforesaid monthly particles on time to time remain for principal. Said principal ereby expressly agreed the principal of interest, taxes, as Now, Know All Mentioned in the condition of the sum of One Do	n per annum on unpaid and the land interest to that the whole of ssessments, water a, that the said Mon of the said not condition of the said paid	the principal sun balance of each r be paid at the p the said principal rate or insurance fortgagor in cons te and for the beaid note with the by the said Mort	n of \$\frac{75.50}{0} or so in monthly payment shall be ar of exchange and net to sum shall become due after, as hereinafter provided ideration of the said debutter securing the payment interest thereon, and also tagagee, the receipt where	nuch thereof as shall e applied on account the obligee, it being ter default in the pay- d. t and sum of money t of the said sum of for and in considera- of is hereby acknowl-
f. 5-3/4 per centum time to time remain f principal. Said principal ereby expressly agreed the principal from time to time remain form of interest, taxes, as Now, Know All Mententioned in the condition of the sum of One Dodged, has granted, barga provey and release unto the sum of the	a per annum on unpaid and the land interest to that the whole of ssessments, water a, that the said Mon of the said not condition of the said ined, sold, convey the said Mortgage	the principal sun balance of each re- be paid at the paid principal rate or insurance fortgagor in considerand for the beard note with the by the said Morrord and released as see and to its successions.	n of \$\frac{75.50}{0} or so nonthly payment shall be ar of exchange and net to sum shall become due after, as hereinafter provided ideration of the said debatter securing the payment interest thereon, and also taggee, the receipt where and by these presents documents are securing the payment interest thereon, and also tagges, the receipt where and by these presents documents.	nuch thereof as shall e applied on account the obligee, it being ter default in the pay- l. t and sum of money t of the said sum of for and in considera- of is hereby acknowl- s grant, bargain, sell, ves and assigns, for-
ne aforesaid monthly particles on time to time remain for principal. Said principal ereby expressly agreed the principal of interest, taxes, as Now, Know All Mententioned in the condition on of the sum of One Dodged, has granted, barga privey and release unto the control of the sum of	a per annum on unpaid and the land interest to that the whole of ssessments, water a, that the said Mon of the said not condition of the said ined, sold, convey the said Mortgage	the principal sun balance of each re- be paid at the paid principal rate or insurance fortgagor in considerand for the beard note with the by the said Morrord and released as see and to its successions.	n of \$\frac{75.50}{0} or so nonthly payment shall be ar of exchange and net to sum shall become due after, as hereinafter provided ideration of the said debatter securing the payment interest thereon, and also taggee, the receipt where and by these presents documents are securing the payment interest thereon, and also tagges, the receipt where and by these presents documents.	nuch thereof as shall e applied on account the obligee, it being ter default in the pay- d. t and sum of money t of the said sum of for and in considera- of is hereby acknowl- es grant, bargain, sell, ves and assigns, for-
ne aforesaid monthly particles of the sum of One Dolged, has granted, bargar on the condition of the sum of One Dolged, has granted, bargar on the cost of the sum of One Dolged, has granted, bargar on the cost of the sum of One Dolged, has granted, bargar on the cost of Greeny of Green	n per annum on unpaid and the land interest to that the whole of ssessments, water a, that the said Mon of the said not condition of the said ined, sold, convey the said Mortgage or lot of land with the said of the said in the said with the said Mortgage or lot of land with the said in the sai	the principal sunbalance of each repaid at the paid at the paid at the paid rate or insurance fortgagor in conste and for the beaid note with the by the said Morrord and released and to its succept that the buildings of West Dores County of	n of \$\frac{75.50}{0} or so nonthly payment shall be par of exchange and net to sum shall become due after, as hereinafter provided ideration of the said deby exter securing the payment interest thereon, and also tagagee, the receipt where and by these presents does sors, legal representational improvements thereon chester Boulevar Greenville, Sta	t and sum of money to of the said sum of for and in consideration in the payard. t and sum of money to of the said sum of for and in consideration in the payard. s grant, bargain, sell, wes and assigns, forten, situate, lying and d, near the
f 5-3/4 per centum form time to time remain f principal. Said principal fereby expressly agreed the principal form of interest, taxes, as Now, Know All Membertioned in the condition on of the sum of One Dedged, has granted, bargatoney and release unto the condition of the sum of One Dedged, has granted, bargatoney and release unto the condition of the condition	n per annum on unpaid and the land interest to that the whole of ssessments, water on of the said Mon of the said not condition of the said ined, sold, convey the said Mortgage or lot of land with the said with the said Mortgage or lot of land with the said with the said with the said with the sai	the principal sunbalance of each robe paid at the paid at the paid at the paid at the paid principal rate or insurance fortgagor in conste and for the beaid note with the by the said Morroed and released see and to its such the buildings of West Dores County of a signated activision.	n of \$\frac{75.50}{0} or so nonthly payment shall be par of exchange and net to sum shall become due after, as hereinafter provided ideration of the said deby the securing the payment interest thereon, and also taggee, the receipt where and by these presents do cossors, legal representation improvements thereon chester Boulevar Greenville, Stass Lot No. 117, State of which is	nuch thereof as shall applied on account the obligee, it being ter default in the payd. It and sum of money at of the said sum of for and in consideration in consideration is hereby acknowles grant, bargain, sell, wes and assigns, form, situate, lying and d, near the te of South ection 1, on recorded in
Now, Know All Men entioned in the condition of the sum of One Dolged, has granted, bargan on the east of the R. M. C. Of	a per annum on unpaid and the land interest to that the whole of ssessments, water to that the said Monor of the said not condition of the said not condition of the said mortgage or lot of land with a said Mortgage or lot of land with a life, in the conown and dear Meade suboffice for Gr	the principal sunbalance of each repaid at the paid at the paid at the paid are or insurance fortgagor in constend for the beaid note with the by the said Morroed and released as and to its such the buildings of West Dores County of a signated and ivision, preenville County County of the said wision, preenville County County of the signated as the said wision, preenville County	n of \$\frac{75.50}{0} or so nonthly payment shall be par of exchange and net to sum shall become due after as hereinafter provided ideration of the said deby the securing the payment interest thereon, and also trace, the receipt where and by these presents do be payments therefore and improvements therefore and improvements therefore are not ite, Stasson, legal representation of the sterming of the star boulevar and improvements therefore and in the star boundary, Star bounda	nuch thereof as shall a applied on account to the obligee, it being the default in the payal. It and sum of money at the said sum of for and in consideration is grant, bargain, sell, was and assigns, forten, situate, lying and d, near the te of South ection 1, on recorded in Plat Book "EE"
Now, Know All Mententioned in the condition of the sum of One Delged, has granted, bargander, all that parcel, pieces on the east of the R. M. C. Of	a per annum on unpaid and the land interest to that the whole of ssessments, water to that the said Monor of the said not condition of the said not condition of the said mortgage or lot of land with a said Mortgage or lot of land with a life, in the conown and dear Meade suboffice for Gr	the principal sunbalance of each repaid at the paid at the paid at the paid are or insurance fortgagor in constend for the beaid note with the by the said Morroed and released as and to its such the buildings of West Dores County of a signated and ivision, preenville County County of the said wision, preenville County County of the signated as the said wision, preenville County	n of \$\frac{75.50}{0} or so nonthly payment shall be par of exchange and net to sum shall become due after, as hereinafter provided ideration of the said deby the securing the payment interest thereon, and also taggee, the receipt where and by these presents do cossors, legal representation improvements thereon chester Boulevar Greenville, Stass Lot No. 117, State of which is	nuch thereof as shall a applied on account to the obligee, it being the default in the payal. It and sum of money at the said sum of for and in consideration is grant, bargain, sell, was and assigns, forten, situate, lying and d, near the te of South ection 1, on recorded in Plat Book "EE"
se aforesaid monthly particles on time to time remain principal. Said principal principal particles on the condition oney mentioned in the condition oney mentioned in the condition of the sum of One Dolged, has granted, bargatory and release unto the condition of the sum of One Dolged, has granted, bargatory and release unto the condition on the east of the particles on the east of the Remain of Belle t	a per annum on unpaid and the land interest to that the whole of ssessments, water a, that the said Mon of the said not condition of the said ined, sold, convey the said Mortgage or lot of land with the said Mortgage or lo	the principal sunbalance of each robe paid at the paid at the paid at the paid at the paid principal rate or insurance fortgagor in conste and for the beaid note with the by the said Morrord and released as and to its succept that be buildings of West Dores County of a signated and ivision, preenville County of a lot having there shall	n of \$\frac{75.50}{nonthly payment shall be or of exchange and net to sum shall become due after, as hereinafter provided ideration of the said deby the securing the payment interest thereon, and also transport thereon, and also transport thereon, and also transport thereon in the star boulevar and improvements thereon in the star boulevar are star boulevar and improvements thereon in the star bounty, S. C., in any such metes and the added to each added	t and sum of money to the said sum of money to the said sum of for and in consideration in the payarant, bargain, sell, wes and assigns, form, situate, lying and d, near the te of South ection 1, on recorded in Plat Book "EE'd bounds as shown on the payarant bargain.
Now, Know All Mententioned in the condition of the sum of One Declard, has granted, bargatore all that parcel, piece on the Re. Me Co Of at Pages 116 and the reone. The Mortgagor and reduced in the required in the require	n per annum on unpaid and the land interest to that the whole of ssessments, water at the said Mon of the said not condition of the said ined, sold, convey the said Mortgage or lot of land with the said land with the said Mortgage or lot of land with the said land with the said Mortgage or lot of	the principal sunbalance of each robe paid at the paid at the paid at the paid at the paid principal rate or insurance fortgagor in conste and for the beald note with the by the said Morroed and released as and to its succept that be buildings of West Dores County of a signated a division, preenville County of the paid of the pa	n of \$\frac{75.50}{nonthly payment shall be ar of exchange and net to sum shall become due after securing the payment interest thereon, and also traces the receipt where and by these presents does to sessors, legal representational improvements thereon in the ster securing the payment interest thereon, and also traces the receipt where and by these presents does the ster soulevar Greenville, Stass Lot No. 117, State of which is ounty, S. C., in any such metes and the added to eat evidence of deb	t and sum of money to the said sum of money to the said sum of for and in consideration in the payarant, bargain, sell, wes and assigns, form, situate, lying and d, near the te of South ection 1, on recorded in Plat Book "EE" d bounds as shock monthly payar secured here!
f. 5-3/4 per centum form time to time remain f principal. Said principal said said said said said said said said	a per annum on unpaid and the land interest to that the whole of ssessments, water to that the said Mon of the said not condition of the said ined, sold, convey the said Mortgage or lot of land with the said more and dear of life, in the conversal life	the principal sunbalance of each repaid at the paid at the paid at the paid at the paid principal rate or insurance fortgagor in constend for the beaid note with the by the said Morroed and released and to its such the buildings of West Dores County of esignated addivision, parenville County in the paid to the paid t	n of \$	t and sum of money to the said sum of money to the said sum of for and in consideration in hereby acknowless grant, bargain, sell, wes and assigns, form, situate, lying and d, near the te of South ection I, on recorded in Plat Book "EE d bounds as shock monthly pay t secured here to enable the
he aforesaid monthly particles of 5-3/4 per centum from time to time remain of principal. Said principal said said principal said said said said said said said said	a per annum on unpaid and the land interest to that the whole of ssessments, water and the said more condition of the said more condition. Said constant of the condition of the said life, in the condition of the said life, in the condition of the said life. Said life. Said life. Said life, in the condition of the said life. Said life, in the condition of the said life. Said life, in the condition of the said life. Said life, in the condition of the said life. Said life, in the condition of the said more condition of the said more condition.	the principal sunbalance of each repaid at the paid at the paid at the paid at the paid principal rate or insurance fortgagor in constend for the beaid note with the by the said Morroed and released at the buildings of West Dore County of a signated at ivision, preenville County of a lot having the paid to the paid t	n of \$\frac{75.50}{nonthly payment shall be ar of exchange and net to sum shall become due after securing the payment interest thereon, and also traces the receipt where and by these presents does to sessors, legal representational improvements thereon in the ster securing the payment interest thereon, and also traces the receipt where and by these presents does the ster soulevar Greenville, Stass Lot No. 117, State of which is ounty, S. C., in any such metes and the added to eat evidence of deb	t and sum of money to the said sum of money to the said sum of for and in consideration in hereby acknowless grant, bargain, sell, wes and assigns, form, situate, lying and d, near the te of South ection I, on recorded in Plat Book "EE d bounds as shock monthly pay t secured here to enable the dinsurance, ect thereto.

ments shall be forthwith deposited by the mortgagor with the mortgagee upon demand by the mortgagee. Any default under this paragraph shall be deemed a default in the payment of taxes, hazard insurance, assess-

ments, or similar charges required hereunder.

Committee that the second