Appendix 14 to THE HISTORY OF CHEHAW COUNCIL

Land Lots 62 and 63 Split from the Gillis Estate

The following deeds are filed in the office of the Clerk of the Superior Court of Worth County:

Worth County Deed Book LL, Page 152 Worth County Deed Book 29, Page 23 Worth County Deed Book 28, Page 347 Worth County Deed Book 28, Page 378 Worth County Deed Book 33, Page 37 Worth County Deed Book 43, Page 101 Worth County Deed Book 43, Page 100

15210-152 Manufacturei by Foote & Davies Co., Atlanta, Ga. 5313 STATE OF GEORGIA, WORTH COUNTY. THIS INDENTURE, made and entered into the 2 3rd _____ day of Movember. , in the year of our ford One Thousand Nine Hundred and Houstten, between d. a. . of the County of Wath and State of Thorad a of the one part, and unn/ and State of <u>FILAZOLA</u>, of the other part. NESSETH: That the party of the first part, for and in consideration of the sum of <u>that</u> <u>the considerations</u>. <u>A 4 Considerations</u> <u>in the considerations</u> is hereby acknowledged, hath the Currenty of North and sold and conveyed up to the said Ja a. Summ as Ja hin heirs and sesigns, all that tract or parcel of land situate, lying, and being in the County of as follows: a one-half undevided Interestin 2211 163 61) and Sisty builty rearris Tand to Contain and 5 909476 ach more Esty ... ame terest in a dela Made Im N.a. Anna Holl. an unn and Loth alma ande him the aris oul descrubed nlai y of the County which said tract or parcel of land the said A. all will well and truly warrant and defend from the claim of all persons whomsoever, unto the said the country of Wasth and Daid State Still ..., heirs and assigns, forever, in fee simple. hath bereunto set his hand and seal the day and year above written. Signed, sealed/and delivered in presence of (Seal) n. Anerica .(Seal) (Seal) 2 /1

WARRANTY DEED TO SECURE DEEC. State of Georgia,U.S.A. ; County of Worth, In conditionation of the sum of Forty five hundred and SU/100 dollars paid this.eightsenth day of July,1919 to Sallie E. Gurn of the county of Worth, state of Georgia, hereinefter nulled the party of the first part, the said part of the first part does nereby sell and donvay (1010 Phoenix datual Life Insurance Company, a corpension under the laws of the state of Commectiont, with the office in the sity of Hartford, of the coubty of Hartford, and state of Wannectiont, hereinsfeer called the party of the Second part, hairs , administrators, suddoescre Wannection, hereinsfeer called the party of the Second part, hairs , administrators, suddoescre Wardens, a tract or percel of land, which is described as follows;

All that tract be parcel of land bituate, lying and being in the 15th District of worth All that tract be parcel of land bituate, lying and being in the 15th District of worth Atain of Goorgin, consisting of whole land lets numbers Sixty-two (5 2) and sixty three(63) and lot containing two hundred, two & one half (2024) scree, more or least. Lying in one body of four hundres and five (405) acres, more or least, bounded forth by lands of the Fisch Estate; ast by lands of Bob Dearies and lands now or formerly owned by Jim Powell; south by lands of fish to Poole; west by lands of Nannie Aultmen, Original Lot lines being the divising lines on all wider.

To have and to hold said land and its groundeness outs said party of the second 🚺 , heird, administrators, successors and abeigns, in tee simple; and the party of the first part 🗱 min the title to said line against the lawful cloths of all persons. This conveyance is while to operate as provided in sections 2771,2778,2774,2774,2775,and \$432 of the civil the second of 1895, in regard to the sales of property to secure dects, and to pass the title the property described into the said party of the second part; the debt hereoy secured being Billiain note and five certain interset support, all of even date herewith, executed by the of the first part to the party of the second part. Seld note being for the principal Forty-five Hundred and 00/106 dollars, payable hovember let, 1923, to order of the party Hughan part at the Mechanics Savings Bank, EuriFord, Conn., U.S.A., and said interest being one for the summ of \$77.25, payable on the lat day of wovember, 1919; and your others a ann af \$270.00 each, payablo annually, on the 151 day of Novamber in each of the years, 11, 1998, 1923, and all payable to said party of the second part, provider, at the decompnics Will and the party of the first part grost to procure and maintain policies of fire in the buildings situated on the seld preatene, to the emount of ------dollars, while and renowals with said party of the second part, loss, if may, paysolo to the the uncoul part, hears udministrators, aroadessua, and in cause the party of why addin fail to pay the premiums as they become due on such polloies, and the holder il pay the same, then tirks deed shull constitute a lein on the property herein conveyed the payments and interest on the same at eight per sent, per annum in addition to the interest aforesaid. The part, of the first port also agrees not to sell or Habes or wood from the property, and to use none except for firewood, fending and such an muld tract of land. and the party of the first part rurther agrees that if doin the mompt payment of eigher one of the intervet doupons , or any part thereof shal. Wilpal note or insurence promiums as stigulated, or if he fail to pay any tax This main property, before the same becomes dusinguent, or if he visities any or the Ilpulavione of this dood, then the principal debt hereby securedehall become due and at the option of the holder, and the said party of the Second patts, holrs Balld Anconsors bor assigns, may and by those property is sutherized, at option, the autory. before the court house door in the county of Worth State of Georgia, Alder, for each, all of sold property, or a outfloiency thereof to pay said in-I the int ornet thereon and the expenses of the proceeding, including fees for We the amount of ten per cent, after savertising the time place and is newspaper or general circulation in said abunty of worth onde a week for the fight to sald perty of the second part, heirs administrators, succession.

29 - 23

or assignate odd on and purchase and property at such cale, and the said party of the Socond part, noire, doministratore, successore, or assignt, any finks to the purchaser or and of said property good and sufficient fiftes in the signal to the same, thereby diversing the said party of the first part all right and equity that he may have in and the suid and vesting the same in the purchaser or purchasers storeduld. The proceeds of the party of the to be applied first to the payment of said debt and interest and the expension of the pay the remainder, if any, paid to said party of the first part. The said party of the Socond helrs, administrators, successors and assignt, is hereby authorized to proceed Summarily to the purchaser or purchaser the said property, the said party of the first dovenanting and agreeing to surrender the same without let or hindrance of any kind. In witnees whereof, the said party of the first part hus hereto set his hand and a

his eval, and delivered these presents, the day and year first above written. Signed, scaled and delivered in the presence of us: Mrs.Sallie E. Gunn (Scal.) Amonda Gunn.

W.Lashar Bryan. M.P.Stite at Large.

(N·P.Seal)

- -----

34 - - '

Recorded Joly 28-1419-

GEONGIA WUIT CLAIM DEED AND RELEASE OF SECURITY. STATE OF ILLINOIS, County of Cock, -- 38

Whereas, D. S. Smith, of Worth County, Georgia, burrowed of Charles Forman the sum of Eifteen Rundred Dollare (\$1.500.00) evidenced by his notes to the sold Charles Forman. dat March 28th, 1918 and fully described in a security deed set out hessimbelow; and

Whereas, the said D. S. Smith. in order to sodure the above notes, executed to the said Charles Forman & Beaurity doed dated March 28th, 1918, and resorded in the Office of the Office of the Superior Court of Worth Odunty, Georgia, in Book 5, page 565 by which Said D. S. Smil conveyed unto the said Charles Forman the following described land situated in Worth County Seorgia:

The southeast quarter of lot Number Forty-fire (45) in the seventh (7th) District of Worth County, Seorgia, containing one Hundred Twenty-two and one-helf (122%) source, more or less.

Whereas, the said D. S. Smith has paid to the sold Charles Forman and notes secured as above described, and there is nothing owing upon sold obligation, receipt of all of which is hereby solkhowlddged. NOW, THEREFORM, In consideration of the premises, and especially in consideration of the payment in full of said obligation abave described. I, Gharles Forman, do release hereby, and quit claim unto the said obligation abave described. I, Gharles Forman, do release hereby, and quit claim unto the said obligation abave described. I, Gharles Forman, inght, title, claim or interest in and to the above described real estate, together with all the rights, members, and appurtemences thereto in any manner belonging. I, the said Charles Forman, do not warrant the title to the said promises herein conveyed, except as against myself and against these claiming under us. In Testimony Wheredr, I, Charles Forman, have hereunto set my hard and affixed my seel on this the 34th day of July, A. D., 1919.

figned, seeled and delivered in the presence of:

Charles Forman, (1.9.)

 N. Boshmes.
Alta J. Simons. Notary Public Cook Co., 111.
My commission expires September 25th, 1982. (Notariel Seal)

Recorded July 29, 1919.

M. Manuel Block.

STATE OF GEORGIA, NOMITE WOMEN 28-34-7 august ., in the year of our Lord THIS INDENTURE, made and entered into the... nueter Jun One Thousand Nine Hundred and between . of the County of aia and State of ., of the one part, and ttuay. of the County of Alorgia of the other part, and State of. WITNESSETH: That the party of the first part, for and in consideration of the sum of Dix Phousaul Four Tundrel Pollars, in hand paid, the receipt whereof is bereby acknowledged, hath granted, sold, and conveyed unto the said to M. authuran fr. his heirs and assigns, all that tract or parcel of land situate, lying, and being in the County of of land number sixty three in the dok as follows: tifteenth land district of said County, and Containing two "hundred one half acres more or less The consideration of six thousand your hundred dollars herein be the said granter this day pays in Cash One Thousand nine Hundred a Topsell. lars and assumed by agreeing to pay a loan now recured by The above described land lot of land number sixty two in the fifteeith district of sand County and also by is the sun of Four mousand Fibe hundred dollars, principal made by the Phoenix Mutual his Le Ausurance Company raulot du This deed in favor of The Salti E Sum which said tract or parcel of land the said. will well and grady warrant and defend from the claim of all persons whomsoever, anto the said. Muan nus, heirs and assigns, forever, in fee simple. Ins. In testimony whereof the said hath hereunic set his hand and seal the day and year above written. AR\$200 Signed, sealed and delivered in presence of (Seal) Intruay & Seal) no (Seal) Recorded. Clerk

Cex 15 WWanen _ 19___/ Recorded.... 42-0 STATE OF GEORGIA, WORTH COUNTY day of October THIS INDENTURE, made and entered into the 1874 , in the year of our North and State of Georgia , of the one part One Thousand Nine Hundred and Muneteen George B Joing of the County of North , of the Cour and State of Keorgia, of the other part, WITNESSETH : That the party of the first part, for and in consideration of the sum of Five Thousand George B young granted, sold, and conveyed unto the said No heirs and assigns, all that tract or parcel of land situate, lying, and being in the Count north , as follows: all of lot of land Riveley (62) Six Diog in the 15th District of North Counch, Signally out now 19th District of said State and Counch, Containing 20212 acres more or less which said tract or parcel of land the said Salte & Sum her heirs administratory and asses will well and truly warrant and defend from the claim of all persons whomsoever, unto the said Salla & Tunn Reorge 13 young his In testimony whereof the said. day and year above written. SR \$ 500 Mrs. Baltie E. Kum Signed, sealed and delivered in presence of C. Sum mannin n P. m. Co Ka

RAHUFACTURED BY POOTE & DAY OF GO., ATLANTY 11861 D 88-87 STATE OF GEORGIA, WORTH COUNTY in the year of our Lord One Thousand Nine THIS INDENTURE/ made and entered into the. Hyprded and Willing _____of the County of______and State of 140 of the one mart, of the County of and and State of of the other part, WITNESSETH: That the party of the first part, for and in consideration of the sum of fund Dollars, in hand paid, the receipt whereof is hereby acknowledged, hath granted, sold, and conveyed unto the said 0 o nes and assigns. all that trach or parcel of land situate, lying s follows: . E which said tract or parcel of land the said well and truly warrant and defend from the claim of all persons whomsoever, unto the said and assigns, forever, in fee simple. In testimony whereof the said___ hand and seal, the day and year above written. He é je .(Seal.) delivered in presence of ----- (Seal.)(Seal.) ranen Recorded_ Clerk

43. 101 NOV THE WEORS, for and in consideration of the sum of Forty-sight Bundred, Seventy-nice 0/100 Dollars, such in hand raid by the said Chase. S. Oshern to the said Phoenix Lutual 🛊 Insurance Company, receive of which is beenby acknowledged, the said Theonix Autdal 🏟 Theurance Co many, hereby bargelas, sells and conveys to the said Chase S.Caborn 10 Lowing described property, to wit: TO MAYE AND TO HALD the baild bargained precises, onto daid Chese S. Osborn, his heirs, Minimirators and assignt, in Fee Simple; and the title to the said premises the mid Phoe-1.12 1.12 F foodal Life Insurance dompany will worrant and defend as against itself and those claima wave or through it only. A dopy of the advertionmont under which said sale took place is horeld attached and made Siget of this daud. 1) (THITES THE THE, the said Thomat's Nutual Life Tomanines Company has beneanto set its and affined its seal and delivers, these presents, the day and year first above written. "I mal, acaled and delivered in the prononce of Ms: (Corn) (GeR1) Whiph Flaband, PROMIN LUIDAL LISS INSURADES COMPANY Alongh D. Meples, N. P. Martiurd ally, Soan. (N. D. Jeal) By Bilas M. Sornwell (L. 5. Vice-Prosident. Jy H.N. Johnson. (L.).) NOTICE OF SALE Secretery. W AN GEORGIA, COUNTY OF THE Under and by virtue of a power of sale vested in the indersigned by deed as a own delito it by Sallie H. Junn, wated July 18th. 1919, and recorded in the office of the Slerk We Puperlor Court of North County, Georgia, in Book No. 19, Julia 2., the undersigned mil at public outdry to the highest blader for as (h, on the Third Ducaday in December, harbore the courthonic door at Tylvester, forth County, Georgia, between the legal hours Mon If's sale, the following described property, to wit: (d) that breat or margel of land situate, lyingond being in the 15th district of the buinty of forth, State of Sourgia, consisting The Whole land lote Mumbers Sixty-two (d)) and lixty-three (SS), each lot containing The Wundred The and one half (702) Mare, more or leas, lying in one body of Four Hundred and Five (400) screat, more or lean, bounded Berth by land, of the Tison Fatale; Mest by lands of Rob Dearlas and Mare bounded Berth by land, of the Tison Fatale; Mest by lands of Rob Dearlas and Mare and or formerly each by Jim Do ell: South by lands of Rob. Scole; Mest by Mare and the Automan. Original lates being the dividing lines on all sides. (longr'ytion as of drie of July, 1819) will land will be sold as the property of George B.Young to pay the indeptedness referein said deed, and more paraloularly described as follows:] One principal note for the sum of monty-five Nundred and 00/100 bollars, dated July , 1919, with interest thereon from Movember 195, 1927, to December 20th, 1927, at the rate pay year, per annum; also one interest compon executed in connection with a five-year haion in the time of symmet of the principal which couper is for the sum of \$270.00 December 27th, 1925, and que November 1st, 1927, with interest thereon from meturity to Muse 20th, 1927, at the rate of 6 per cent. per annum; also all expenses of this proc-My, Baia principal note being mude and celivered to the undersigned by the said Ballic In and wald interest tobe being made and delivered to the understand by the said Secret Will, and the amount of principal and interest due to day of sale being 54634.80, Sollars, har with the wost of this wrowneding. Default having been made by the maid George S. Their here payment of the interest coupon note maturing November 1, 1927, and said coupon fulll romaining mapaid, the antire dest, sold princial and interest, is forced to

i.

. :

Ŀ.

moturity under the terms of said deed and the power of sale contained in said deed has become operative. The proceeds of usin sale will be applied first to the payment of said indebtedness, and the balance, if any, paid to the said George B.Young.

A dood to the purchaser will be made by the undersigned. Shis 17th day of wovember, 1987. THERNIX RUPPAL LIFE IN STRANCE COMPANY.

Recorded December 29th, 1927.

Ano Lyston Clerk.

GEORGIA, WORLH COUNTY.

TTI: INDEMTURE, made this the 23rd day of August, 1927, between G.H. Hvey of the county of Morth said State, of the first part, and R.H. Susser of the county of worghe-sy, and State, of the second part. MINESSES: That the party of the first part. for and in consideration of the sum of Mineteen Hundred & Ho/100 in hand paid at and before the execution of these prevents the receipt whereof in hereby soknowledge. Must granted, sole, and ourseyed, and does by these presents, grant, sell and convey unto the said party of the secand part, his heirs and exigns, the following property, to wit:

All of lots Numbers 6, 10,11,13,15 and 12, ell of said lots being in Block Number 16, in town of Marwick, forth Crinky, Georgia: Also all of lot Number 31 in the Ock Drove Meighte sub-division at Marwich, Ge., as shown by plat recorded in Clark's Office North County, Georgia.

TO HAVE AND TO HIND said bargained property, together with all and singular the rights, arembary and appurtenances to the same belonging or otherwise appertaining to the only proper use, benefit and behoof of the only party of the second part. All heirs and easigns, forever. And the said party of the first part, for himself and his heirs, executors, and administrators, will warrant and forever defend the right and title of the above described propert unto the party of the second part, but heirs and assigns, against the claims of all persons "Momacever.

Nevertheless, the object of this convoyance is to secure, in conformity to sections 27%, 5452 and 2775 of the Georgia Code of 1895, a dabt of Minetsen Hundred & Co 100 Dollars of the party of the first part to the party of the second part, as evidenced by 38 certain gromissory notes dated on the 20rd day of August, 1927 (or any reneval the sof) and due as follows, to will All notes maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other and the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note maturing 1 month's time after each other end the first note the each other end the first each other end the first each end the each end the first each end the each end the

Now, if said party of the first part shall jey the notes aforessid at materity, even ding to the tenef thereof, then the party of the pocond part shall reconvey said premerty seeording to the bonk given contemporaneously herewith, or deliver up this deed for eanoellation at the option of the party of the first part. Baid party of the first part hereby agree, that if the aforesald debt is not promptly paid at maturity, according to the tenor of said notes of if the interest installments are not mromptly paid as they mature (time being hereby exprenaly made of the estence), then suid party of the accord part, his agent or legal represenindivo, may, and by these presents is authorized to sell at public sitery, before the pointhouse door in said county of jorth, to the highest bidder, for cash, all of said properby to pay asid principal debt, with interact thereon to dute of male; and the expenses of the proceeding, including atterney's fees of ten per east. if incurred, on the smount of principal and interast due, after advertising the time, place, and terms of sale in any newspoper multished in said downty of forth, once a week for four ceks without regard to the number of days prior to said day or sale. An intercal in add property being coupled with anid power of anic, the warms shall be interocable by the doath or either party. Said party of the second part, his agent or legal representatives, may aid at said sale, and may make to

ر مريخي **100**

10 8

ŗ,

43

とないないで、「ないないないない」というないで、「ないない」というないないで、

Signed, sofled and delivared in presence of: Inte Frith,

Thelme R. Kichardson, Notary Public, Alyon Go. Go. (N.F. Scal)

Recorded December 2966, 1927.

STATE OF GEORGIA, "CRTH COUNTY.

THIS INDENTER, Made this Rist day of December, in the year of our Lord, One Phousend Mine Handrod and Twonbyseven, between Mrs. Hillie D.Young, of the county of worth and State of Georgie, of the first mart, and Chase. 3.Osborn of the county of Chipswe and State of Michigan, of the Squand mart,

HOME REALEY COMPANY

Ry C. 7. Maendurg,

(L,S)

Sapry

(L.S.

Clerk

Clork.

By D.A.Sapp. Vice Fresident (L.S.

1.50

HUMBASHTH: Flatthe said warry of the first part, for, and in consideration of the sum of Five & Ho/100 (40.00) COLLARS in hand part at an before the sealing and delivery of these presents. The reactive vector is hereby acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, soll and convey unto the sedu party of the second part, his befor and assigns, all that tract or parcel of lend lying and boing, in County of Forth, State of Georgia, to wit:

Lors of Land Humbers 740 (2), and Three (1) in the 15th District of forth Conty, Georgia, each containing Two Number and Typ and one-ball (2023) acres, more or less, Wains a total of Four Mynarad and Fivon (405) acres, more or less.

TO HAVE AND TO FOLD the seld bargained promised, Logather with all and singular the right wohers and appurtenances thereof. to the same being belonging, or in any ise apportaining to the only preser use, benefit and beloof of him the add serve of the second part, his boing executors, numbristrators and assigns in Des Simple.

And the said party of the first ears, her being, excenter and administratory, the film to said bargather premises into the said party of the second part, but buing, executory, administrators and assigns, sphingt said party of the first part, her being, executor ; and administrators, and all and every other second or persons, shall and will barrant and for every defending vintue of these presents.

IN TESTIMORY WEEKEOF, the said party of the first has bereante set her hand and antixed ner saal, the day and year first above witten. Signed, sealed and delivered in presence of: T.R.Porry, Mrs. (Lilia D.Young, (L.T.)

Rany E. Malaler, M.E.State at Lenge, Ge. Remarded December 20th, 1927.

STREE OF CON TOTICUL, COINTY OF HARDEOLD.

INIS TUDENTUPY, made this 24th day of December, 1927, between Phoenix Futural Life Insurunce Tencenty, of the county of Hertford, State of Connections, party of the First part, and Chase 3.05bomy, of the county of Chipswa, State of Michigan, party of the Medord pert:

THEFFERENCE in the herebole, to it: On the third Tuesday in Docembar, 1927, the mild Phoenic Datual Life Armenco Commany, acting under and by viztue of a power of sale contained in a certain statisticary deed to secure dobt exected by Tallie 5.0mm to it, sain doed being fated July 10th, 1919, the redorded in the Office of the Clerk of the Superior Court of Worth Coursy, Georgia, in Look (29, 2010 20, proceeded to sell at multic outery before the discribioner door at Sylvester, North County, Georgia, between the legal heurs of Sheriff's sales, on the Said faird mesuax in December, 1927, the proceeds in the Sylvestor Lonal, the official ergen of said forth County, Georgia, when the said Chuse, proceeds and the official ergen of said forth County, Georgia, when the said Chuse, proceeds are highest and boat bidder at asis halo, at and for the sum of \$4879,50, the proceedy hereinafter described way knocked off to him at and for as 10 aug.

43. 101 NOV THE WEORS, for and in consideration of the sum of Forty-sight Bundred, Seventy-nice 0/100 Dollars, such in hand raid by the said Chase. S. Oshern to the said Phoenix Lutual 🛊 Insurance Company, receive of which is beenby acknowledged, the said Theonix Autdal 🏟 Theurance Co many, hereby bargelas, sells and conveys to the said Chase S.Caborn 10 Lowing described property, to wit: TO MAYE AND TO HALD the baild bargained precises, onto daid Chese S. Osborn, his heirs, Minimirators and assignt, in Fee Simple; and the title to the said premises the mid Phoe-1.12 1.12 F foodal Life Insurance dompany will worrant and defend as against itself and those claima wave or through it only. A dopy of the advertionmont under which said sale took place is horeld attached and made Siget of this daud. 1) (THITES THE THE, the said Thomat's Nutual Life Tomanines Company has beneanto set its and affined its seal and delivers, these presents, the day and year first above written. "I mal, acaled and delivered in the prononce of Ms: (Corn) (GeR1) Whiph Flaband, PROMIN LUIDAL LISS INSURADES COMPANY Alongh D. Meples, N. P. Martiurd ally, Soan. (M. D. Jeal) By Bilas M. Sornwell (L. 5. Vice-Prosident. Jy H.N. Johnson. (L.).) NOTICE OF SALE Secretery. W AN GEORGIA, COUNTY OF THE Under and by virtue of a power of sale vested in the indersigned by deed as a own delito it by Sallie H. Junn, wated July 18th. 1919, and recorded in the office of the Slerk We Puperlor Court of North County, Georgia, in Book No. 19, Julia 2., the undersigned mil at public outdry to the highest blader for as (h, on the Third Ducaday in December, harbore the courthonic door at Tylvester, forth County, Georgia, between the legal hours Mon If's sale, the following described property, to wit: (d) that breat or margel of land situate, lyingond being in the 15th district of the buinty of forth, State of Sourgia, consisting The Whole land lote Mumbers Sixty-two (d)) and lixty-three (SS), each lot containing The Wundred The and one half (702) Mare, more or leas, lying in one body of Four Hundred and Five (400) screat, more or lean, bounded Berth by land, of the Tison Fatale; Mest by lands of Rob Dearlas and Mare bounded Berth by land, of the Tison Fatale; Mest by lands of Rob Dearlas and Mare and or formerly each by Jim Do ell: South by lands of Rob. Scole; Mest by Mare and the Automan. Original lates being the dividing lines on all sides. (longr'ytion as of drie of July, 1819) will land will be sold as the property of George B.Young to pay the indeptedness referein said deed, and more paraloularly described as follows:] One principal note for the sum of monty-five Nundred and 00/100 bollars, dated July , 1919, with interest thereon from Movember 195, 1927, to December 20th, 1927, at the rate pay year, per annum; also one interest compon executed in connection with a five-year haion in the time of symmet of the principal which couper is for the sum of \$270.00 December 27th, 1925, and que November 1st, 1927, with interest thereon from meturity to Muse 20th, 1927, at the rate of 6 per cent. per annum; also all expenses of this proc-My, Baia principal note being mude and celivered to the undersigned by the said Ballic In and wald interest tobe being made and delivered to the understand by the said Secret Will, and the amount of principal and interest due to day of sale being 54634.80, Sollars, har with the wost of this wrowneding. Default having been made by the maid George S. Their here payment of the interest coupon note maturing November 1, 1927, and said coupon fulll romaining mapaid, the antire dest, sold princial and interest, is forced to

i.

. :

Ŀ.