TO ALL WHOM THESE PRESENTS MAY CONCERN:

WHEREAS, Vinginia I. Dit ire	COUNTY TREASURER
OF SAID GREENVILLE COUNTY, DID ISSUE WARRA	ANTS DIRECTED TO THE
DELINQUENT TAX COLLECTOR FOR SAID COUNTY AND	STATE BY AUTHORITY OF
HE ACTS OF THE GENERAL ASSEMBLY OF SOUTH CAROLINA AND THE STATUTE	
AWS OF SAID STATE, AGAINST Eugene Eat) &	attie Artin
DEFAULTING TAXPAYER(S) OF SAID COUNTY, ST	RICTLY CHARGING AND
COMMANDING SAID DELINQUENT TAX COLLECTOR OF SAID COUNTY TO LEVY BY	
DISTRESS AND SALE OF THE LANDS OF THE SAID $\stackrel{ extstyle op}{=}$	ugene (Est.) A Mattie
Martin TAX DE	FAULTER(S), THE SUM OF
One fun red Big to the 4 35/100 INCLU	DING THE PENALITIES ON
SAID TAX EXECUTION(S) FOR THE YEAR(S) 1981 1982	
TOGETHER WITH CHARGES AND COSTS THEREOF; AN	D
WHEREAS, BY VIRTUE AND AUTHORITY	OF SAID WARRANTS
J. Nathan Morgan , the DELINGS	JENT TAX COLLECTOR OF
THE STATE AND COUNTY AFORESAID, DID ON THE	9th DAY OF
May , 19 23 SEIZE AND TAKE EXCLUSIVE	
PROPERTY AGAINST WHICH SAID TAXES WERE AS	SESSED AND LEVIED, AS
HEREINAFTER DESCRIBED, AND ON SALES DA	Y OF THE MONTH OF
June DURING THE USUAL HO	URS OF SALE, AFTER DUE
ADVERTISEMENT, SELL THE SAME TO Forfeited I	and Com ission
AND	HEIRS AND
ASSIGNS, THE PURCHASER(S), HEREINAFTER KNOWN	AS "GRANTEE(S)", AND THE
HIGHEST BIDDER AT SUCH SALE, FOR THE SUM OF	
AND GAVE A RECEIPT FOR S.	AID PURCHASE MONEY TO
: AND _26 - 500	-76,2-2-20
WHEREAS, MORE THAN TWELVE MONTHS HAVE EL	APSED SINCE THE DATE OF
SAID SALE, AND THE DEFAULTING TAXPAYER(S),	
INTERESTED, HAVE FAILED TO REDEEM SAID LAND SO	
NOW, THEREFORE, KNOW ALL MEN BY THES	
NATHAN MORGAN, TAX COLLECTOR OF AND FOR	THE COUNTY AND STATE
AFORESAID, IN CONSIDERATION OF THE PREMIS	
	OLLARS PAID BY THE SAID
GRANTEE(S), Forfaited Land to ission	HAVE
GRANTED, BARGAINED, SOLD AND RELEASED, AND	
GRANT, SELL, BARGAIN AND RELEASE UNTO	
Forfaited Lind Coldinal n	
HEIRS AND ASSIGNS:	

で る 3 3 で で で が

4328 RV.21